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14 *Attorneys for Plaintiff Zoya Kovalenko*

15 UNITED STATES DISTRICT COURT
16 NORTHERN DISTRICT OF CALIFORNIA
17 OAKLAND DIVISION

18 ZOYA KOVALENKO,

19 *Plaintiff,*

20 v.

21 KIRKLAND & ELLIS LLP, MICHAEL DE
22 VRIES, MICHAEL W. DEVRIES, P.C.,
23 ADAM ALPER, ADAM R. ALPER, P.C.,
24 AKSHAY DEORAS, AKSHAY S.
25 DEORAS, P.C., AND MARK FAHEY,

26 *Defendants.*

Case No. 4:22-cv-05990-HSG (TSH)

**DECLARATION OF TANVIR RAHMAN
IN SUPPORT OF PLAINTIFF'S
REQUEST REGARDING STIPULATED
PROTECTIVE ORDER**

Judge: Magistrate Judge Thomas S. Hixson

DECLARATION OF ZOYA KOVALENKO IN SUPPORT OF PLAINTIFF'S REQUEST
REGARDING STIPULATED PROTECTIVE ORDER

I, Tanvir Rahman, declare as follows:

1. I represent the plaintiff in this action. I submit this declaration in support of Plaintiff's request for the Court to enter a stipulated protective order without inclusion of a Federal Rule of Evidence 502(d) order.

2. I am an attorney duly licensed to practice in the state of New York. I am familiar with the facts and circumstances of this litigation. I know the facts set forth in this declaration to be true of my own personal knowledge. If called as a witness, I could and would testify competently to the matters set forth in this declaration.

3. I appeared in this case on Plaintiff's behalf in November 2023.

4. Attached hereto as **Attachment A** is a true and correct copy of the May 16, 2024 and May 7, 2024 emails sent to me from Defendants' counsel.

5. Attached hereto as **Attachment B** is a true and correct copy of the draft stipulated protective order (with redlines accepted and comments deleted) that I sent to Defendants' counsel on or around February 29, 2024. The parties agree on all terms and language in Attachment B except to the extent that Defendants' counsel insists that Section 11 should include additional, broad language amounting to a Federal Rule of Evidence 502(d) order. This Court's model protective order does not require a stipulated protective order to include the language that Defendants' counsel would like to include. Plaintiff respectfully requests the Court enter Attachment B as the stipulated protective order in this case.

6. Attached hereto as **Attachment C** is a true and correct copy of redlines comparing Attachment B (the draft stipulated protective order containing all the language that the parties do not dispute) with the Court's model protective order. The only material changes from the Court's model protective order are: (1) providing a definition of "CONFIDENTIAL" that more clearly delineates what information is confidential; (2) defining "Outside Counsel of Record" to include Plaintiff Zoya Kovalenko because she is an attorney and remains an attorney of record in this case; (3) narrowing the definition of "Party" because the standard definition would allow Defendant RAHMAN DECL. ISO PL.'S REQ. 1 No. 4:22-cv-05990-HSG (TSH) RE STIP. PROTEC. ORDER

Kirkland & Ellis LLP, which is a large law firm, to disseminate confidential information to its employees who have no reason to see information designated as “CONFIDENTIAL.”

7. Attached hereto as **Attachment D** is a true and correct copy of the privilege log produced by Defendants on March 30, 2023 in response to General Order No. 71. The privilege log has 2,650 entries.

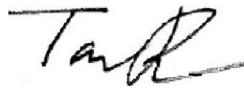
8. Defendants provide “[c]ommunication/document regarding legal matter for Firm client” as the “[p]rivilege [d]escription” for 2,429 entries out of 2,650 total entries, or 91.66% of entries (2,429 entries / 2,650 entries), on the attached privilege log (Attach. D).

9. An additional 146 entries on the attached privilege log (Attach. D) combine “[c]ommunication/document regarding legal matter for Firm client” with “[c]ommunication/document regarding internal investigation of Plaintiff’s allegations” as the “[p]rivilege [d]escription.”

10. In sum, the “[p]rivilege [d]escription” of 2,575 entries (2,429 + 146 entries) out of 2,650 total entries, or 97.17% of entries (2,575/2,650), on the attached privilege log include the same generic description: “[c]ommunication/document regarding legal matter for Firm client.”

11. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed in White Plains, New York on June 24, 2024.



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Counsel for Plaintiff Zoya Kovalenko

EXHIBIT A

Subject: Re: Kovalenko/K&E - Jt Discovery Letter
Date: Thursday, May 23, 2024 at 11:42:18 PM Eastern Daylight Time
From: Zoya Kovalenko
Attachments: image001.png, image002.png, image003.png, image004.png, image005.png, image006.png, image007.jpg, image010.png, image011.png

From: Juvinall, Kate <kjuvinall@orrick.com>
Sent: Thursday, May 16, 2024 2:14 PM
To: Tanvir Rahman <TRahman@filippatoslaw.com>; Loris Baechi <lbaechi@filippatoslaw.com>
Cc: Gasek, Jade <jgasek@orrick.com>; Thompson, Mark <mthompson@orrick.com>; Liburt, Joseph C. <jliburt@orrick.com>; Hermle, Lynne C. <lchermle@orrick.com>
Subject: RE: Kovalenko/K&E - Jt Discovery Letter

Hi Tanvir,

We're providing K&E's response to your May 13 e-mail in preparation of our meet and confer call at 12:30 PST/3:30 EST.

Your accusation that we have failed to meet and confer with you about the issues raised in the Joint Letter is meritless. First, our e-mail specifically requested that the parties meet and confer. See May 7 e-mail ("Please let us know if you would like to have a call this week to discuss any of the items in the letter"). Second, the only reasons we have to seek Magistrate Hixson's involvement is because Plaintiff has refused to comply with the agreements you made in January 2024, and because Plaintiff made frivolous objections to ROG Set Two and cherry-picked those she wanted to respond to.

The Joint Letter raises issues with Plaintiff's responses to K&E's RFP Set One and ROG Set One, and Plaintiff's Responses to K&E's ROG Set Two. As to RFP Set One and ROG Set One, the parties began meeting and conferring in November 2023, and during the meet and confer process discussed **every** RFP and **every** ROG. During that process, **you agreed** to supplement every ROG/RFP in RFP Set One and ROG Set One that you now take issue with below. As to ROG Set Two, we sent you a meet and confer correspondence on May 3, 2024. We requested a meet and confer conference, and when you did not respond we sent the Joint Letter on May 7, again requesting that the parties meet and confer in the cover e-mail.

We have provided responses to your e-mail in **red** below. We are available to meet on Wednesday at 2 pm. Please let us know if that works for you.

Kate

From: Tanvir Rahman <TRahman@filippatoslaw.com>
Sent: Monday, May 13, 2024 6:41 AM
To: Juvinall, Kate <kjuvinall@orrick.com>
Cc: Hermle, Lynne C. <lchermle@orrick.com>; Liburt, Joseph C. <jliburt@orrick.com>; Thompson, Mark <mthompson@orrick.com>; Gasek, Jade <jgasek@orrick.com>; Loris Baechi <lbaechi@filippatoslaw.com>
Subject: RE: Kovalenko/K&E - Jt Discovery Letter

[EXTERNAL]

Hi Kate,

We have reviewed your discovery letter. Given that K&E/Defendants have failed to meet and confer regarding the issues in the discovery letter, we need to set up a time to meet and confer to discuss these issues. Plaintiff is not voluntarily going to waste the Court's time to make it serve as a referee for your premature discovery grievances, which you have failed to try to resolve through a meet and confer. See Civil L.R. 37-1(a); *Leszczynski v. Kitchen Cube LLC*, No. 82301698MEMFADSX, 2024 WL 1684475, at *1 (C.D. Cal. Mar. 14, 2024) (denying motion to compel when movant failed to meet and confer as to each issue presented by motion as required by local rules and thus "has not shown that he made the requisite good faith efforts to eliminate as many disputes as possible prior to bringing a motion before the Court").

1. **Notes of Conversations:** K&E never met and conferred or offered to meet and confer regarding this issue. Plaintiff provided a response to this RFP (No. 199). Consistent with that response, Plaintiff's discovery efforts are still ongoing given the case is still in the pleadings stage with no scheduling order in place and no set close of fact discovery. See, e.g., *Morris v. Barra*, No. 10-CV-2642-AJB BGS, 2012 WL 4900203, at *2 (S.D. Cal. Oct. 15, 2012) (denying motion to compel while motion to dismiss third amended complaint was pending before court and when no answers had been filed in case; noting document requests "may be relevant and proper if this case proceeds past motions to dismiss and the Court issues a scheduling order setting deadlines for discovery and other pretrial matters"), *aff'd*, No. 10CV02642 AJB BGS, 2012 WL 5928144 (S.D. Cal. Nov. 26, 2012). Plaintiff has yet to identify handwritten notes responsive to this request in her custody or control. Plaintiff believes that she does not have any such notes given the event in question occurred long before Plaintiff initiated her lawsuit or administrative proceedings. However, to the extent Plaintiff ever identifies these notes, she would happily produce them in prompt order to Defendants because any such notes would corroborate her complaints and support her retaliation claim against K&E. Presenting this issue in the discovery letter would be a waste of the Court's time.
 - a. **Orrick Response:** Not only did K&E meet and confer about RFP 199, but on January 18, 2024 Plaintiff specifically agreed to review this RFP and produce responsive documents if they exist. See January 29 e-mail, para. 3(d) (attached). To the extent Plaintiff doesn't have responsive documents, Plaintiff is required to amend her responses under the FRCP to state that no documents exist. As addressed in the Joint Letter, Plaintiff's failure to amend her discovery responses to comply with the FRCP have left K&E to speculate whether responsive documents exist or whether Plaintiff will produce them.
2. **Documents re Emotional and Physical Distress:** This Court plainly stated that K&E "must make an evidentiary showing, with Plaintiff's deposition testimony, that her claim for emotional distress is more than garden variety" before it can obtain invasive discovery into Plaintiff's medical records. Feb. 16, 2024 Order at 11, Dkt. No. 128. K&E has not deposed Plaintiff and has not and cannot adduce any evidence to show that Plaintiff is claiming more than garden variety emotional distress. K&E's demand for Plaintiff's medical records is in direct conflict with this Court's prior order. Accordingly, this request and Interrogatory No. 1 are without basis.
 - a. **Orrick Response:** The Feb. 16, 2024 Order contradicts Judge Gilliam's August 23, 2023 Order, in which the Court held that Plaintiff had sufficiently alleged severe emotional distress for her intentional infliction of emotional distress claim. Dkt. 92 at 23. Further, discovery of medical records is permitted when a plaintiff alleges garden variety emotional distress (even though Plaintiff expressly has not) because they are relevant to causation. *Hukman v. Sw. Airlines Co.*, 2019 WL 566451, at *4

(S.D. Cal. Feb. 12, 2019) (“[T]o insure a fair trial, particularly on the element of causation, defendants should have access to evidence that the plaintiff’s emotional state was caused by something else.”) (citation omitted).

3. **Mitigation Documents:** Plaintiff has produced considerably more than a “handful” of LinkedIn submissions to demonstrate her mitigation efforts. Further, Defendant cannot meet its burden as the party effectively moving to compel production of documents because it thinks there “might be” other responsive documentation. See, e.g., *Voice Int'l, Inc. v. Oppenheimer Cine Rental, LLC*, No. 215CV08830JAKKSX, 2017 WL 11699755, at *3 (C.D. Cal. Aug. 28, 2017) (stating “conjecture” that documents “might exist is not a sufficient basis to grant a motion to compel”). Also, Plaintiff does not have responsive documents regarding post-employment income that Defendants are entitled to discover. Defendants neither dispute that Plaintiff has not had a job since she was unlawfully terminated by K&E nor explain how any purported income from other, non-employment sources would be in any way relevant or responsive.
 - a. **Orrick Response:** Again, to the extent Plaintiff doesn’t have any additional responsive documents, Plaintiff is required to amend her responses under the FRCP to state that she has produced all responsive documents. Further, while you are now taking the position that “Plaintiff does not have responsive documents on post-employment income that Defendants are entitled to discover,” you already acknowledged that such documents exist and agreed to produce these documents during our January 18, 2024 meet and confer call. On the call, we specifically discussed whether Plaintiff had any income from another source **other** than employment, to which you responded that Plaintiff did and would produce responsive documents regarding any income earned. See January 29 e-mail, para. 3(i)(1). Plaintiff is bound by her prior agreements. *Frieri v. Sysco Corp.*, 2017 WL 3387713, at *10 (S.D. Cal. Aug. 4, 2017) (“Defendant also agreed to produce documents responsive to this request. Defendant is bound by its agreement to produce.”).
4. **Documents re Prior Compensation:** Plaintiff will provide responsive information after an adequate stipulated protective order is entered. See *Tatum v. Schwartz*, No. CVS06 1440 RRB EFB, 2007 WL 2220977, at *6 (E.D. Cal. Aug. 2, 2007) (permitting plaintiff to “delay production” of financial information until after a protective order is in place).
 - a. **Orrick Response:** OK.
5. **Documents and Info Reflecting Communication with Third Parties:** As an initial matter, neither the FAC nor the Complaint allege “dozens” of communications with unidentified individuals supporting Plaintiff’s claims. It is reasonable for Plaintiff to temporarily delay revealing identifying information for individuals before an adequate stipulated protective order has been entered, given the possibility of an adverse impact on non-parties’ careers or the possibility of harassment, etc. arising from public disclosure of their information. In the interest of compromise, Plaintiff is willing to provide the information requested in Interrogatory Nos. 6, 7 (to the extent it requests names of Male Associate G, Male Associate A, Male Share Partner C, and Female Associate J), 11, 12 and 15 because the information in the FAC is generally agnostic. However, Plaintiff is only willing to provide the names of the other non-parties after an adequate stipulated protective order has been entered given that the FAC includes information regarding disciple/probation, negative comments about their work, and/or candid comments provided by them about K&E’s culture, etc., which, if revealed, could adversely impact their professional interests in law. *Long v. Amazon.com Servs. LLC*, No. C23-209RSL, 2023 WL 6215362, at *6 (W.D. Wash. Sept. 25, 2023) (concluding refusal to provide individual personal information “without the protection of a protective order is reasonable”). **Orrick Response:** Plaintiff has no standing or duty to object based on privacy. Plaintiff ignored the on-point authority from the Northern and Central Districts of California that K&E cited in the May 3, 2024 M&C correspondence, and instead relies on *Long v. Amazon*, a Washington case that is not relevant at all. *Long* addressed a plaintiff’s

request that Amazon provide the plaintiff a list of all employees at the warehouse at issue, including date of hire, race, and ethnicity. The court held a protective order was reasonable because Amazon “has a responsibility to protect the personal information of its employees.” Unlike in *Amazon*, Plaintiff here has no duty to protect the identities of the anonymous individuals in the Complaint.

- a. **Interrogatory No. 16:** Plaintiff already provided names and will supplement the response as appropriate. **Orrick Response:** Plaintiff’s response is inadequate because instead of identifying all relevant individuals, she referred K&E to certain “e-mail and Skype correspondence” and told K&E to go find the responsive information itself. Plaintiff further failed to address K&E’s argument in the May 3 M&C correspondence that Plaintiff’s response did not comply with FRCP 33(d)(1). We note that Plaintiff did not respond regarding ROGs 13 and 17, which Plaintiff objected to on the same basis.
- b. **Interrogatory No. 21:** This Interrogatory is improper for myriad reasons, including overbreadth, undue burden, and vagueness. See, e.g., *Bilyeu v. City of Portland*, 2008 WL 4912048 (D. Or. Nov. 10, 2008) (interrogatory requiring identification of all persons with whom plaintiff had discussed incident were vague and burdensome because it would require plaintiff to state every person to whom plaintiff ever mentioned the incident). **Orrick Response:** It appears that Plaintiff has backed off her meritless and inconsistently-applied “compound” objection and is now just refusing to provide responsive information based on boilerplate objections. Interrogatories asking Plaintiff to identify witnesses are routine. *Plumbers & Pipefitters Loc. 572 Pension Fund v. Cisco Sys., Inc.*, 2005 WL 1459555, at *5 (N.D. Cal. June 21, 2005) (“With respect to the amended Interrogatories Nos. 2-13 which request Plaintiffs to ‘IDENTIFY all PERSON(S) (and all DOCUMENTS) who [Plaintiffs] contend to have information supporting’ particular allegations, the Court finds that these are proper.”); *Miller v. Ventro Corp.*, 2004 WL 868202, at *2 (N.D. Cal. Apr. 21, 2004) (compelling disclosure of witness identities); *In re Convergent Techs. Sec. Litig.*, 108 F.R.D. 328, 340 (N.D. Cal. 1985) (same). Further, the case Plaintiff cites, *Bilyeu v. City of Portland*, is an Oregon case that involved a pro se plaintiff, which Plaintiff is not. The interrogatory in *Bilyeu* asked the plaintiff to “list all those persons with whom he has ‘discussed’ the subject incident.” ROG 21 is far narrower, and asks Plaintiff to identify those with whom she has communicated “about this case,” which is by its language limited to individuals with whom she has spoken about this lawsuit since it was filed in October 2022.
- c. **Interrogatory No. 3:** K&E does not provide any basis for requesting Plaintiff to supplement her response. **Orrick Response:** You already agreed to supplement this response on January 18, 2024. See January 29 e-mail, para. 3(b). Plaintiff is bound by her prior agreements. *Frieri*, 2017 WL 3387713, at *10.
- d. **Interrogatory No. 4:** K&E does not provide any basis for requesting Plaintiff to supplement her response. Moreover, the Honorable Judge Hixson’s prior order from February 2024 shows that this interrogatory seeks non-discoverable, irrelevant information. See Feb. 16, 2024 Order at 12, Dkt. No. 128. **Orrick Response:** You already agreed to supplement this response on January 18, 2024. See January 29 e-mail, para. 3(c). Plaintiff is bound by her prior agreements. *Frieri*, 2017 WL 3387713, at *10. Further, see response to Paragraph 2, above.
- e. **RFP Nos. 196 & 197:** Skype messages should be in Defendants’ possession, custody, or control. Again, K&E does not provide a basis for the proportionality and/or relevance to support this extremely broad request. Further, nowhere in the FAC does Plaintiff discuss text messages. Plaintiff has produced thousands of pages of documents directly relevant to her work and employment at K&E, while Defendants have yet to produce anything of meaningful significance. Plaintiff continues to search for and produce potentially responsive documents to K&E’s sweeping RFPs, and it is perfectly reasonable for Plaintiff to provide rolling

productions to the extent additional responsive documents are identified. See *Shared P'ship v. Meta Platforms, Inc.*, No. 22-CV-02366-RS (RMI), 2023 WL 2526645, at *2 (N.D. Cal. Mar. 14, 2023) (rejecting party's "desire to rush" opposing party "through the discovery process" based on the justification that the party "has had more than enough time . . . to accomplish this" and concluding that production on rolling basis was reasonable and justified); Civil L.R. 37-3. **Orrick Response:** We are confused about your reference to Skype messages and your statement that "nowhere in the FAC does Plaintiff discuss text messages." RFPs 196 and 197 seek communications between Plaintiff and others about her K&E employment and FAC allegations. If Plaintiff has Skype or text messages, or any other documents showing responsive communications with third parties, she is required to produce them. Further, while you are now taking the position that these RFPs are overbroad, you already confirmed on January 18 that Plaintiff will produce responsive documents that confirmed that, other than privilege, Plaintiff is not withholding any information/documents based on her objections. See January 29 e-mail, intro. paragraph and 3(d). Plaintiff is bound by her prior agreements. *Frieri*, 2017 WL 3387713, at *10.

- f. **Additional point:** K&E fails to offer a scintilla of persuasive support for its absurd position that Plaintiff is required to certify her discovery and production in response to over 200 RFPs before a scheduling order has been entered and while the case is in the pleadings stage. The sole case K&E cites (*Rodman*) dealt with a party producing highly relevant documents seven days before trial and after the close of fact discovery. **Orrick Response:** We did not cite *Rodman* for the proposition that Plaintiff needs to certify her discovery; we cited *Rodman* for the proposition that counsel is required to supervise the collection and search for relevant documents. We note that you did not respond to our inquiry regarding whether your office was involved in the search for relevant documents. Further, while motions to dismiss are still pending, this case is not new. It was filed in 2022 and K&E served the RFPs at issue in August 2023, more than 8 months ago. Plaintiff is a single individual; while Plaintiff has continued to delay and come up with excuses as to why she cannot respond to discovery in a timely manner, she has provided no reason to justify why the collection and production of responsive documents should take this long. Again, Plaintiff's refusal to amend her discovery responses to comply with the FRCP has left K&E unable to tell whether Plaintiff has produced responsive documents, will produce responsive documents, or whether no documents exist. This delayed and time-consuming meet and confer process is a problem of Plaintiff's making.
6. **Protective Order Dispute.** The specific Federal Rule of Evidence 502(d) language K&E is using to hold up entry of a stipulated protective order is not included in or required by the Northern District of California model protective order. K&E has failed to demonstrate that its extremely broad 502(d) language would facilitate discovery given it is already withholding documents based on overbroad and boilerplate privilege objections and designations. The conclusory assertion that Plaintiff has produced privileged documents, which Plaintiff denies, is insufficient to warrant delay of a stipulated protective order, especially when Defendants are demanding that Plaintiff produce sensitive information for herself and non-parties. *United States v. DaVita, Inc.*, No. 617CV1592ORL37GJK, 2020 WL 12813697, at *2 (M.D. Fla. Aug. 4, 2020) (conclusory statements that documents include "confidential information and attorney-client privileged communications and work product . . . lack[] a sufficient factual predicate to persuade the court to exercise its discretion to issue a 502(d) order"). Plaintiff is willing to discuss entering a separate Federal Rule of Evidence 502(d) stipulation at a later time after a stipulated protective order has been entered.
 - a. It is also absurd that Defendants are once again requesting highly sensitive and invasive information, e.g., medical records and information, without a stipulated protective order and are moving to compel the same.

- b. **Orrick Response:** The parties have met and conferred at length and are at impasse on the law regarding the 502(d) language in the Protective Order. We are, however, confused by your position that it is “absurd” that K&E is moving to compel “highly sensitive information” without a protective order. As is clear from the Joint Letter, K&E is seeking to compel a protective order at the same time it is seeking to compel additional documents from Plaintiff.

We would be available to meet and confer Wednesday or Thursday afternoon. Thank you.

Warmly,



FILIPPATOS PLLC
Employment Law, Litigation & ADR

Tanvir H. Rahman

Managing Partner

Pronouns: he/him/his



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From: Juvinall, Kate <kjuvinall@orrick.com>

Sent: Tuesday, May 7, 2024 3:34 PM

To: Tanvir Rahman <TRahman@filippatoslaw.com>

Cc: Hermle, Lynne C. <lchermle@orrick.com>; Liburt, Joseph C. <jliburt@orrick.com>; Thompson, Mark <mthompson@orrick.com>; Gasek, Jade <jgasek@orrick.com>

Subject: Kovalenko/K&E - Jt Discovery Letter


Hi Tanvir,

Attaching K&E's portion of the joint discovery dispute letter that we intend to submit to Judge Hixson regarding the parties' disputes about Plaintiff's responses to K&E's RFP Set 1 and ROG Sets 1-2 to Plaintiff.

Please let us know if you would like to have a call this week to discuss any of the items in the letter. Alternatively, please send us your portion of the letter by COB on Friday, May 10.

Thank you,
Kate

Kate Juvinall
Senior Associate

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kjuvinall@orrick.com



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EXHIBIT B

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Attorneys for Defendants

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

OAKLAND DIVISION

ZOYA KOVALENKO,

Plaintiff,

v.

KIRKLAND & ELLIS LLP, MICHAEL DE
VRIES, MICHAEL W. DEVRIES, P.C.,
ADAM ALPER, ADAM R. ALPER, P.C.,
AKSHAY DEORAS, AKSHAY S. DEORAS,
P.C., AND MARK FAHEY,

Defendants.

Case No. 4:22-cv-05990-HSG (TSH)

STIPULATED PROTECTIVE ORDER

Assigned to District Judge Haywood S.
Gilliam, Jr.

Referred to Magistrate Judge Thomas S.
Hixson

1
2 1. PURPOSES AND LIMITATIONS

3 Disclosure and discovery activity in this action are likely to involve production of
4 confidential, proprietary, or private information for which special protection from public disclosure
5 and from use for any purpose other than prosecuting or advancing this litigation may be warranted.
6 Accordingly, the parties hereby stipulate to and petition the court to enter the following Stipulated
7 Protective Order. The parties acknowledge that this Order does not confer blanket protections on all
8 disclosures or responses to discovery and that the protection it affords from public disclosure and
9 use extends only to the limited information or items that are entitled to confidential treatment under
10 the applicable legal principles. The parties further acknowledge, as set forth in Section 12.3, below,
11 that this Stipulated Protective Order does not entitle them to file confidential information under seal;
12 Civil Local Rule 79-5 sets forth the procedures that must be followed and the standards that will be
13 applied when a party seeks permission from the court to file material under seal.

14 2. DEFINITIONS

15 2.1 Challenging Party: a Party or Non-Party that challenges the designation of
16 information or items under this Order.

17 2.2 “CONFIDENTIAL” Information or Items: information (regardless of how it is
18 generated, stored or maintained) or tangible things that qualify for protection as trade secrets or bona
19 fide confidential and sensitive business practices and strategies or other demonstrably sensitive
20 confidential or proprietary information. “CONFIDENTIAL” Information or Items also includes
21 private and sensitive personal information about an individual, including but not limited to the
22 month, day, and year of the individual’s birth, the individual’s social security number, financial
23 account numbers, and protected health information.

24 2.3 Counsel (without qualifier): Outside Counsel of Record and House Counsel (as well
25 as their support staff).

26 2.4 Designating Party: a Party or Non-Party that designates information or items that it
27 produces in disclosures or in responses to discovery as “CONFIDENTIAL.”
28

1
2 2.5 Disclosure or Discovery Material: all items or information, regardless of the medium
3 or manner in which it is generated, stored, or maintained (including, among other things, testimony,
4 transcripts, and tangible things), that are produced or generated in disclosures or responses to
5 discovery in this matter.

6 2.6 Expert: a person with specialized knowledge or experience in a matter pertinent to
7 the litigation who has been engaged by a Party or its counsel to serve as an expert witness or as a
8 consultant in this action.

9 2.7 House Counsel: attorneys who are employees of a party to this action and to whom
10 disclosure of CONFIDENTIAL information or items is reasonably necessary for the purpose of
11 litigating this action. House Counsel does not include Outside Counsel of Record or any other
12 outside counsel.

13 2.8 Non-Party: any natural person, partnership, corporation, association, or other legal
14 entity that is not a Party to this action.

15 2.9 Outside Counsel of Record: attorneys who are not employees of a party to this action
16 but are retained to represent or advise a party to this action and have appeared in this action on
17 behalf of that party or are affiliated with a law firm which has appeared on behalf of that party.
18 Outside Counsel of Record includes Plaintiff Zoya Kovalenko.

19 2.10 Party: any party to this action, including all of its officers, directors, employees to
20 whom disclosure of CONFIDENTIAL information or items is reasonably necessary for the purpose
21 of litigating this action, consultants, engaged experts, and Outside Counsel of Record (and their
22 support staffs).

23 2.11 Producing Party: a Party or Non-Party that produces Disclosure or Discovery
24 Material in this action.

25 2.12 Professional Vendors: persons or entities that provide litigation support services
26 (e.g., photocopying, videotaping, translating, preparing exhibits or demonstrations, and organizing,
27 storing, or retrieving data in any form or medium) and their employees and subcontractors.
28

1
2 2.13 Protected Material: any Disclosure or Discovery Material that is designated as
3 “CONFIDENTIAL.”

4 2.14 Receiving Party: a Party that receives Disclosure or Discovery Material from a
5 Producing Party.

6 3. SCOPE

7 The protections conferred by this Stipulation and Order cover not only Protected Material
8 (as defined above), but also (1) any information copied or extracted from Protected Material; (2) all
9 copies, excerpts, summaries, or compilations of Protected Material; and (3) any testimony,
10 conversations, or presentations by Parties or their Counsel that might reveal Protected Material.
11 However, the protections conferred by this Stipulation and Order do not cover the following
12 information: (a) any information that is in the public domain at the time of disclosure to a Receiving
13 Party or becomes part of the public domain after its disclosure to a Receiving Party as a result of
14 publication not involving a violation of this Order, including becoming part of the public record
15 through trial or otherwise; and (b) any information known to the Receiving Party prior to the
16 disclosure or obtained by the Receiving Party after the disclosure from a source who obtained the
17 information lawfully and under no obligation of confidentiality to the Designating Party. Any use
18 of Protected Material at trial shall be governed by a separate agreement or order.

19 4. DURATION

20 Even after final disposition of this litigation, the confidentiality obligations imposed by this
21 Order shall remain in effect until a Designating Party agrees otherwise in writing or a court order
22 otherwise directs. Final disposition shall be deemed to be the later of (1) dismissal of all claims and
23 defenses in this action, with or without prejudice; and (2) final judgment herein after the completion
24 and exhaustion of all appeals, rehearings, remands, trials, or reviews of this action, including the
25 time limits for filing any motions or applications for extension of time pursuant to applicable law.

26 5. DESIGNATING PROTECTED MATERIAL

27 5.1 Exercise of Restraint and Care in Designating Material for Protection. Each Party or
28 Non-Party that designates information or items for protection under this Order must take care to

1 limit any such designation to specific material or information that qualifies as “CONFIDENTIAL”
2 under this Stipulated Protective Order. The Designating Party must designate for protection only
3 those parts of material, documents, items, information, or oral or written communications that
4 qualify – so that other portions of the material, documents, items, information, or communications
5 for which protection is not warranted are not swept unjustifiably within the ambit of this Order.
6

7 Mass, indiscriminate, or routinized designations are prohibited. Designations that are shown
8 to be clearly unjustified or that have been made for an improper purpose (e.g., to unnecessarily
9 encumber or retard the case development process or to impose unnecessary expenses and burdens
10 on other parties) expose the Designating Party to sanctions.

11 If it comes to a Designating Party’s attention that information or items that it designated for
12 protection do not qualify for protection, that Designating Party must promptly notify all other Parties
13 that it is withdrawing the mistaken designation.

14 5.2 Manner and Timing of Designations. Except as otherwise provided in this Order (see,
15 e.g., second paragraph of section 5.2(a) below), or as otherwise stipulated or ordered, Disclosure or
16 Discovery Material that qualifies for protection under this Order must be clearly so designated
17 before the material is disclosed or produced.

18 Designation in conformity with this Order requires:

19 (a) For information in documentary form (e.g., paper or electronic documents,
20 but excluding transcripts of depositions or other pretrial or trial proceedings), that the Producing
21 Party affix the legend “CONFIDENTIAL” to each page that contains protected material. If only a
22 portion or portions of the material on a page qualifies for protection, the Producing Party also must
23 clearly identify the protected portion(s) (e.g., by making appropriate markings in the margins).

24 A Party or Non-Party that makes original documents or materials available for inspection
25 need not designate them for protection until after the inspecting Party has indicated which material
26 it would like copied and produced. During the inspection and before the designation, all of the
27 material made available for inspection shall be deemed “CONFIDENTIAL.” After the inspecting
28 Party has identified the documents it wants copied and produced, the Producing Party must

1 determine which documents, or portions thereof, qualify for protection under this Order. Then,
 2 before producing the specified documents, the Producing Party must affix the “CONFIDENTIAL”
 3 legend to each page that contains Protected Material. If only a portion or portions of the material on
 4 a page qualifies for protection, the Producing Party also must clearly identify the protected portion(s)
 5 (e.g., by making appropriate markings in the margins).
 6

7 (b) for testimony given in deposition or in other pretrial or trial proceedings, that
 8 the Designating Party identify on the record, before the close of the deposition, hearing, or other
 9 proceeding, all protected testimony.

10 (c) for information produced in some form other than documentary and for any
 11 other tangible items, that the Producing Party affix in a prominent place on the exterior of the
 12 container or containers in which the information or item is stored the legend “CONFIDENTIAL.”
 13 If only a portion or portions of the information or item warrant protection, the Producing Party, to
 14 the extent practicable, shall identify the protected portion(s).

15 5.3 Inadvertent Failures to Designate. If timely corrected, an inadvertent failure to
 16 designate qualified information or items does not, standing alone, waive the Designating Party’s
 17 right to secure protection under this Order for such material. Upon timely correction of a
 18 designation, the Receiving Party must make reasonable efforts to assure that the material is treated
 19 in accordance with the provisions of this Order.

20 6. CHALLENGING CONFIDENTIALITY DESIGNATIONS

21 6.1 Timing of Challenges. Any Party or Non-Party may challenge a designation of
 22 confidentiality at any time. Unless a prompt challenge to a Designating Party’s confidentiality
 23 designation is necessary to avoid foreseeable, substantial unfairness, unnecessary economic
 24 burdens, or a significant disruption or delay of the litigation, a Party does not waive its right to
 25 challenge a confidentiality designation by electing not to mount a challenge promptly after the
 26 original designation is disclosed.

27 6.2 Meet and Confer. The Challenging Party shall initiate the dispute resolution process
 28 by providing written notice of each designation it is challenging and describing the basis for each

1 challenge. To avoid ambiguity as to whether a challenge has been made, the written notice must
2 recite that the challenge to confidentiality is being made in accordance with this specific paragraph
3 of the Protective Order. The parties shall attempt to resolve each challenge in good faith and must
4 begin the process by conferring directly (in voice to voice dialogue; other forms of communication
5 are not sufficient) within 14 days of the date of service of notice challenging a designation of
6 confidentiality. In conferring, the Challenging Party must explain the basis for its belief that the
7 confidentiality designation was not proper and must give the Designating Party an opportunity to
8 review the designated material, to reconsider the circumstances, and, if no change in designation is
9 offered, to explain the basis for the chosen designation. A Challenging Party may proceed to the
10 next stage of the challenge process only if it has engaged in this meet and confer process first or
11 establishes that the Designating Party is unwilling to participate in the meet and confer process in a
12 timely manner.

13
14 6.3 Judicial Intervention. If the Parties cannot resolve a challenge without court
15 intervention, the Designating Party shall file and serve a motion to retain confidentiality under Civil
16 Local Rule 7 (and in compliance with Civil Local Rule 79-5, if applicable) within 30 days of the
17 initial notice of challenge or within 14 days of the parties agreeing that the meet and confer process
18 will not resolve their dispute, whichever is later. Each such motion must be accompanied by a
19 competent declaration affirming that the movant has complied with the meet and confer
20 requirements imposed in the preceding paragraph. Failure by the Designating Party to make such a
21 motion including the required declaration within 30 days (or 14 days, if applicable) shall
22 automatically waive the confidentiality designation for each challenged designation. In addition, the
23 Challenging Party may file a motion challenging a confidentiality designation at any time, if there
24 is good cause for doing so, including a challenge to the designation of a deposition transcript or any
25 portions thereof. Any motion brought pursuant to this provision must be accompanied by a
26 competent declaration affirming that the movant has complied with the meet and confer
27 requirements imposed by the preceding paragraph.
28

1 The burden of persuasion in any such challenge proceeding shall be on the Designating
 2 Party. Frivolous challenges, and those made for an improper purpose (e.g., to harass or impose
 3 unnecessary expenses and burdens on other parties) may expose the Challenging Party to sanctions.
 4 Unless the Designating Party has waived the confidentiality designation by failing to file a motion
 5 to retain confidentiality as described above, all parties shall continue to afford the material in
 6 question the level of protection to which it is entitled under the Producing Party's designation until
 7 the court rules on the challenge.
 8

9 7. ACCESS TO AND USE OF PROTECTED MATERIAL

10 7.1 Basic Principles. A Receiving Party may use Protected Material that is disclosed or
 11 produced by another Party or by a Non-Party in connection with this case only for prosecuting,
 12 advancing, defending, or attempting to settle this litigation. Such Protected Material may be
 13 disclosed only to the categories of persons and under the conditions described in this Order. When
 14 the litigation has been terminated, a Receiving Party must comply with the provisions of section 13
 15 below (FINAL DISPOSITION).

16 Protected Material must be stored and maintained by a Receiving Party at a location and in
 17 a secure manner that reasonably ensures that access is limited to the persons authorized under this
 18 Order.

19 7.2 Disclosure of "CONFIDENTIAL" Information or Items. Unless otherwise ordered
 20 by the court or permitted in writing by the Designating Party, a Receiving Party may disclose any
 21 information or item designated "CONFIDENTIAL" only to:

22 (a) the Receiving Party's Outside Counsel of Record in this action and Parties in
 23 this action, as well as employees of said Outside Counsel of Record and to whom it is reasonably
 24 necessary to disclose the information for this litigation;

25 (b) the officers, directors, and employees (including House Counsel) of the
 26 Receiving Party to whom disclosure is reasonably necessary for this litigation and who have signed
 27 the "Acknowledgment and Agreement to Be Bound" (Exhibit A);
 28

(c) Experts (as defined in this Order) of the Receiving Party to whom disclosure is reasonably necessary for this litigation and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A);

(d) the court and its personnel;

(e) court reporters and their staff, professional jury or trial consultants, mock jurors, and Professional Vendors to whom disclosure is reasonably necessary for this litigation and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A);

(f) during their depositions, witnesses in the action to whom disclosure is reasonably necessary and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A), unless otherwise agreed by the Designating Party or ordered by the court. Pages of transcribed deposition testimony or exhibits to depositions that reveal Protected Material must be separately bound by the court reporter and may not be disclosed to anyone except as permitted under this Stipulated Protective Order.

(g) the author or recipient of a document containing the information or a custodian or other person who otherwise possessed or knew the information.

8. PROTECTED MATERIAL SUBPOENAED OR ORDERED PRODUCED IN OTHER LITIGATION

If a Party is served with a subpoena or a court order issued in other litigation that compels disclosure of any information or items designated in this action as “CONFIDENTIAL,” that Party must:

(a) promptly notify in writing the Designating Party. Such notification shall include a copy of the subpoena or court order;

(b) promptly notify in writing the party who caused the subpoena or order to issue in the other litigation that some or all of the material covered by the subpoena or order is subject to this Protective Order. Such notification shall include a copy of this Stipulated Protective Order; and

1
2 (c) cooperate with respect to all reasonable procedures sought to be pursued by
3 the Designating Party whose Protected Material may be affected.

4 If the Designating Party timely seeks a protective order, the Party served with the subpoena
5 or court order shall not produce any information designated in this action as “CONFIDENTIAL”
6 before a determination by the court from which the subpoena or order issued, unless the Party has
7 obtained the Designating Party’s permission. The Designating Party shall bear the burden and
8 expense of seeking protection in that court of its confidential material – and nothing in these
9 provisions should be construed as authorizing or encouraging a Receiving Party in this action to
10 disobey a lawful directive from another court.

11 9. A NON-PARTY’S PROTECTED MATERIAL SOUGHT TO BE PRODUCED IN THIS
12 LITIGATION

13 (a) The terms of this Order are applicable to information produced by a Non-
14 Party in this action and designated as “CONFIDENTIAL.” Such information produced by Non-
15 Parties in connection with this litigation is protected by the remedies and relief provided by this
16 Order. Nothing in these provisions should be construed as prohibiting a Non-Party from seeking
17 additional protections.

18 (b) In the event that a Party is required, by a valid discovery request, to produce
19 a Non-Party’s confidential information in its possession, and the Party is subject to an agreement
20 with the Non-Party not to produce the Non-Party’s confidential information, then the Party shall:

21 (1) promptly notify in writing the Requesting Party and the Non-Party
22 that some or all of the information requested is subject to a confidentiality agreement with a Non-
23 Party;

24 (2) promptly provide the Non-Party with a copy of the Stipulated
25 Protective Order in this litigation, the relevant discovery request(s), and a reasonably specific
26 description of the information requested; and

27 (3) make the information requested available for inspection by the Non-
28 Party.

1
2 (c) If the Non-Party fails to object or seek a protective order from this court
3 within 14 days of receiving the notice and accompanying information, the Receiving Party may
4 produce the Non-Party's confidential information responsive to the discovery request. If the Non-
5 Party timely seeks a protective order, the Receiving Party shall not produce any information in its
6 possession or control that is subject to the confidentiality agreement with the Non-Party before a
7 determination by the court. Absent a court order to the contrary, the Non-Party shall bear the burden
8 and expense of seeking protection in this court of its Protected Material.

9 10. UNAUTHORIZED DISCLOSURE OF PROTECTED MATERIAL

10 If a Receiving Party learns that, by inadvertence or otherwise, it has disclosed Protected
11 Material to any person or in any circumstance not authorized under this Stipulated Protective Order,
12 the Receiving Party must immediately (a) notify in writing the Designating Party of the unauthorized
13 disclosures, (b) use its best efforts to retrieve all unauthorized copies of the Protected Material, (c)
14 inform the person or persons to whom unauthorized disclosures were made of all the terms of this
15 Order, and (d) request such person or persons to execute the "Acknowledgment and Agreement to
16 Be Bound" that is attached hereto as Exhibit A.

17 11. INADVERTENT PRODUCTION OF PRIVILEGED OR OTHERWISE PROTECTED
18 MATERIAL

19 When a Producing Party gives notice to Receiving Parties that certain inadvertently
20 produced material is subject to a claim of privilege or other protection, the obligations of the
21 Receiving Parties are those set forth in Federal Rule of Civil Procedure 26(b)(5)(B). This provision
22 is not intended to modify whatever procedure may be established in an e-discovery order that
23 provides for production without prior privilege review.

24 12. (b) MISCELLANEOUS

25 12.1 Right to Further Relief. Nothing in this Order abridges the right of any person to seek
26 its modification by the court in the future.

27 12.2 Right to Assert Other Objections. By stipulating to the entry of this Protective Order
28 no Party waives any right it otherwise would have to object to disclosing or producing any

1 information or item on any ground not addressed in this Stipulated Protective Order. Similarly, no
 2 Party waives any right to object on any ground to use in evidence of any of the material covered by
 3 this Protective Order.
 4

5 12.3 Filing Protected Material. Without written permission from the Designating Party or
 6 a court order secured after appropriate notice to all interested persons, a Party may not file in the
 7 public record in this action any Protected Material. A Party that seeks to file under seal any Protected
 8 Material must comply with Civil Local Rule 79-5. Protected Material may only be filed under seal
 9 pursuant to a court order authorizing the sealing of the specific Protected Material at issue. Pursuant
 10 to Civil Local Rule 79-5, a sealing order will issue only upon a request establishing that the Protected
 11 Material at issue is privileged, protectable as a trade secret, or otherwise entitled to protection under
 12 the law. If a Receiving Party's request to file Protected Material under seal pursuant to Civil Local
 13 Rule 79-5 is denied by the court, then the Receiving Party may file the information in the public
 14 record pursuant to Civil Local Rule 79-5 unless otherwise instructed by the court.

15 13. FINAL DISPOSITION

16 Within 60 days after the final disposition of this action, as defined in Section 4, each
 17 Receiving Party must return all Protected Material to the Producing Party or destroy such material.
 18 As used in this subdivision, "all Protected Material" includes all copies, abstracts, compilations,
 19 summaries, and any other format reproducing or capturing any of the Protected Material. Whether
 20 the Protected Material is returned or destroyed, the Receiving Party must submit a written
 21 certification to the Producing Party (and, if not the same person or entity, to the Designating Party)
 22 by the 60 day deadline that (1) identifies (by category, where appropriate) all the Protected Material
 23 that was returned or destroyed and (2) affirms that the Receiving Party has not retained any copies,
 24 abstracts, compilations, summaries or any other format reproducing or capturing any of the
 25 Protected Material. Notwithstanding this provision, Counsel are entitled to retain an archival copy
 26 of all pleadings, motion papers, trial, deposition, and hearing transcripts, legal memoranda,
 27 correspondence, deposition and trial exhibits, expert reports, attorney work product, and consultant
 28 and expert work product, even if such materials contain Protected Material. Any such archival

1
2 copies that contain or constitute Protected Material remain subject to this Protective Order as set
3 forth in Section 4 (DURATION).

4 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

5
6 Dated: _____

Tanvir Rahman (admitted *pro hac vice*)
Filippatos PLLC
Attorney for Plaintiff

8
9 Dated: _____

LYNNE C. HERMLE
JOSEPH C. LIBURT
KATE JUVINALL
MARK THOMPSON
Orrick, Herrington & Sutcliffe LLP
Attorneys for Defendants

10
11
12
13 PURSUANT TO STIPULATION, IT IS SO ORDERED.

14
15 DATED: _____

Magistrate Judge Thomas S. Hixson

EXHIBIT A

ACKNOWLEDGMENT AND AGREEMENT TO BE BOUND

I, _____ [print or type full name], of _____ [print or type full address], declare under penalty of perjury that I have read in its entirety and understand the Stipulated Protective Order that was issued by the United States District Court for the Northern District of California on _____ [date] in the case of *Kovalenko v. Kirkland & Ellis LLP, et al.*, Case No. 4:22-cv-05990-HSG. I agree to comply with and to be bound by all the terms of this Stipulated Protective Order and I understand and acknowledge that failure to so comply could expose me to sanctions and punishment in the nature of contempt. I solemnly promise that I will not disclose in any manner any information or item that is subject to this Stipulated Protective Order to any person or entity except in strict compliance with the provisions of this Order.

I further agree to submit to the jurisdiction of the United States District Court for the Northern District of California for the purpose of enforcing the terms of this Stipulated Protective Order, even if such enforcement proceedings occur after termination of this action.

I hereby appoint _____ [print or type full name] of _____ [print or type full address and telephone number] as my California agent for service of process in connection with this action or any proceedings related to enforcement of this Stipulated Protective Order.

Date: _____

City and State where sworn and signed: _____

Printed name: _____

Signature: _____

EXHIBIT C

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Plaintiff,

v.

Defendant.

Case No.

MODEL STIPULATED
PROTECTIVE ORDER
(for standard litigation)

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1. UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

OAKLAND DIVISION

ZOYA KOVALENKO,

Plaintiff,

v.

KIRKLAND & ELLIS LLP, MICHAEL DE
VRIES, MICHAEL W. DEVRIES, P.C.,
ADAM ALPER, ADAM R. ALPER, P.C.,
AKSHAY DEORAS, AKSHAY S. DEORAS,
P.C., AND MARK FAHEY,

Defendants.

Case No. 4:22-cv-05990-HSG (TSH)

STIPULATED PROTECTIVE ORDER

Assigned to District Judge Haywood S.
Gilliam, Jr.

Referred to Magistrate Judge Thomas S.
Hixson

1
2 1. PURPOSES AND LIMITATIONS

3 Disclosure and discovery activity in this action are likely to involve production of
4 confidential, proprietary, or private information for which special protection from public disclosure
5 and from use for any purpose other than prosecuting or advancing this litigation may be warranted.
6 Accordingly, the parties hereby stipulate to and petition the court to enter the following Stipulated
7 Protective Order. The parties acknowledge that this Order does not confer blanket protections on all
8 disclosures or responses to discovery and that the protection it affords from public disclosure and
9 use extends only to the limited information or items that are entitled to confidential treatment under
10 the applicable legal principles. The parties further acknowledge, as set forth in Section 12.3, below,
11 that this Stipulated Protective Order does not entitle them to file confidential information under seal;
12 Civil Local Rule 79-5 sets forth the procedures that must be followed and the standards that will be
13 applied when a party seeks permission from the court to file material under seal.

14 2. ~~2.~~ DEFINITIONS

15 2.1 ~~2.1~~ Challenging Party: a Party or Non-Party that challenges the designation of
16 information or items under this Order.

17 2.2 ~~2.2~~ "CONFIDENTIAL" Information or Items: information (regardless of how it
18 is generated, stored or maintained) or tangible things that qualify for protection ~~under Federal Rule~~
19 ~~of Civil Procedure 26(e).~~ as trade secrets or bona fide confidential and sensitive business practices
20 and strategies or other demonstrably sensitive confidential or proprietary information.
21 "CONFIDENTIAL" Information or Items also includes private and sensitive personal information
22 about an individual, including but not limited to the month, day, and year of the individual's birth,
23 the individual's social security number, financial account numbers, and protected health
24 information.

25 2.3 ~~2.3~~ Counsel (without qualifier): Outside Counsel of Record and House Counsel
26 (as well as their support staff).

27 2.4 ~~2.4~~ Designating Party: a Party or Non-Party that designates information or items
28 that it produces in disclosures or in responses to discovery as "CONFIDENTIAL."

1
2 2.5 ~~2.5~~—Disclosure or Discovery Material: all items or information, regardless of the
3 medium or manner in which it is generated, stored, or maintained (including, among other things,
4 testimony, transcripts, and tangible things), that are produced or generated in disclosures or
5 responses to discovery in this matter.

6 2.6 ~~2.6~~—Expert: a person with specialized knowledge or experience in a matter
7 pertinent to the litigation who has been ~~retained~~engaged by a Party or its counsel to serve as an
8 expert witness or as a consultant in this action.

9 2.7 ~~2.7~~—House Counsel: attorneys who are employees of a party to this action; and to
10 whom disclosure of CONFIDENTIAL information or items is reasonably necessary for the purpose
11 of litigating this action. House Counsel does not include Outside Counsel of Record or any other
12 outside counsel.

13 2.8 ~~2.8~~—Non-Party: any natural person, partnership, corporation, association, or other
14 legal entity that is not ~~named as~~ a Party to this action.

15 2.9 ~~2.9~~—Outside Counsel of Record: attorneys who are not employees of a party to
16 this action but are retained to represent or advise a party to this action and have appeared in this
17 action on behalf of that party or are affiliated with a law firm which has appeared on behalf of that
18 party. Outside Counsel of Record includes Plaintiff Zoya Kovalenko.

19 2.10 ~~2.10~~—Party: any party to this action, including all of its officers, directors,
20 employees to whom disclosure of CONFIDENTIAL information or items is reasonably necessary
21 for the purpose of litigating this action, consultants, ~~retained~~engaged experts, and Outside Counsel
22 of Record (and their support staffs).

23 2.11 ~~2.11~~—Producing Party: a Party or Non-Party that produces Disclosure or Discovery
24 Material in this action.

25 2.12 ~~2.12~~—Professional Vendors: persons or entities that provide litigation support
26 services (e.g., photocopying, videotaping, translating, preparing exhibits or demonstrations, and
27 organizing, storing, or retrieving data in any form or medium) and their employees and
28 subcontractors.

~~2.13~~ ~~2.13~~ Protected Material: any Disclosure or Discovery Material that is designated as “CONFIDENTIAL.”

~~2.14~~ ~~2.14~~ Receiving Party: a Party that receives Disclosure or Discovery Material from a Producing Party.

~~3.~~ ~~3.~~ SCOPE

The protections conferred by this Stipulation and Order cover not only Protected Material (as defined above), but also (1) any information copied or extracted from Protected Material; (2) all copies, excerpts, summaries, or compilations of Protected Material; and (3) any testimony, conversations, or presentations by Parties or their Counsel that might reveal Protected Material. However, the protections conferred by this Stipulation and Order do not cover the following information: (a) any information that is in the public domain at the time of disclosure to a Receiving Party or becomes part of the public domain after its disclosure to a Receiving Party as a result of publication not involving a violation of this Order, including becoming part of the public record through trial or otherwise; and (b) any information known to the Receiving Party prior to the disclosure or obtained by the Receiving Party after the disclosure from a source who obtained the information lawfully and under no obligation of confidentiality to the Designating Party. Any use of Protected Material at trial shall be governed by a separate agreement or order.

~~4.~~ ~~4.~~ DURATION

Even after final disposition of this litigation, the confidentiality obligations imposed by this Order shall remain in effect until a Designating Party agrees otherwise in writing or a court order otherwise directs. Final disposition shall be deemed to be the later of (1) dismissal of all claims and defenses in this action, with or without prejudice; and (2) final judgment herein after the completion and exhaustion of all appeals, rehearings, remands, trials, or reviews of this action, including the time limits for filing any motions or applications for extension of time pursuant to applicable law.

~~5.~~ ~~5.~~ DESIGNATING PROTECTED MATERIAL

~~5.1~~ ~~5.1~~ Exercise of Restraint and Care in Designating Material for Protection. Each Party or Non-Party that designates information or items for protection under this Order must take

1 care to limit any such designation to specific material or information that qualifies as
 2 “CONFIDENTIAL” under ~~the appropriate standards~~ this Stipulated Protective Order. The
 3 Designating Party must designate for protection only those parts of material, documents, items,
 4 information, or oral or written communications that qualify – so that other portions of the material,
 5 documents, items, information, or communications for which protection is not warranted are not
 6 swept unjustifiably within the ambit of this Order.
 7

8 Mass, indiscriminate, or routinized designations are prohibited. Designations that are shown
 9 to be clearly unjustified or that have been made for an improper purpose (e.g., to unnecessarily
 10 encumber or retard the case development process or to impose unnecessary expenses and burdens
 11 on other parties) expose the Designating Party to sanctions.

12 If it comes to a Designating Party’s attention that information or items that it designated for
 13 protection do not qualify for protection, that Designating Party must promptly notify all other Parties
 14 that it is withdrawing the mistaken designation.

15 ~~5.2~~ 5.2 ~~—~~ Manner and Timing of Designations. Except as otherwise provided in this
 16 Order (see, e.g., second paragraph of section 5.2(a) below), or as otherwise stipulated or ordered,
 17 Disclosure or Discovery Material that qualifies for protection under this Order must be clearly so
 18 designated before the material is disclosed or produced.

19 Designation in conformity with this Order requires:

20 ~~(a)~~ (a) For information in documentary form (e.g., paper or electronic
 21 documents, but excluding transcripts of depositions or other pretrial or trial proceedings), that the
 22 Producing Party affix the legend “CONFIDENTIAL” to each page that contains protected material.
 23 If only a portion or portions of the material on a page qualifies for protection, the Producing Party
 24 also must clearly identify the protected portion(s) (e.g., by making appropriate markings in the
 25 margins).

26 A Party or Non-Party that makes original documents or materials available for inspection
 27 need not designate them for protection until after the inspecting Party has indicated which material
 28 it would like copied and produced. During the inspection and before the designation, all of the

1 material made available for inspection shall be deemed “CONFIDENTIAL.” After the inspecting
 2 Party has identified the documents it wants copied and produced, the Producing Party must
 3 determine which documents, or portions thereof, qualify for protection under this Order. Then,
 4 before producing the specified documents, the Producing Party must affix the “CONFIDENTIAL”
 5 legend to each page that contains Protected Material. If only a portion or portions of the material on
 6 a page qualifies for protection, the Producing Party also must clearly identify the protected portion(s)
 7 (e.g., by making appropriate markings in the margins).

8 ~~(b)~~ (b) for testimony given in deposition or in other pretrial or trial proceedings,
 9 that the Designating Party identify on the record, before the close of the deposition, hearing, or other
 10 proceeding, all protected testimony.

11 ~~(c)~~ (c) for information produced in some form other than documentary and for
 12 any other tangible items, that the Producing Party affix in a prominent place on the exterior of the
 13 container or containers in which the information or item is stored the legend “CONFIDENTIAL.”
 14 If only a portion or portions of the information or item warrant protection, the Producing Party, to
 15 the extent practicable, shall identify the protected portion(s).

16 ~~5.3~~ 5.3 — Inadvertent Failures to Designate. If timely corrected, an inadvertent failure
 17 to designate qualified information or items does not, standing alone, waive the Designating Party’s
 18 right to secure protection under this Order for such material. Upon timely correction of a
 19 designation, the Receiving Party must make reasonable efforts to assure that the material is treated
 20 in accordance with the provisions of this Order.

21 ~~6.~~ 6. — CHALLENGING CONFIDENTIALITY DESIGNATIONS

22 ~~6.1~~ 6.1 — Timing of Challenges. Any Party or Non-Party may challenge a designation
 23 of confidentiality at any time. Unless a prompt challenge to a Designating Party’s confidentiality
 24 designation is necessary to avoid foreseeable, substantial unfairness, unnecessary economic
 25 burdens, or a significant disruption or delay of the litigation, a Party does not waive its right to
 26 challenge a confidentiality designation by electing not to mount a challenge promptly after the
 27 original designation is disclosed.
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2 ~~6.2~~ ~~6.2~~ Meet and Confer. The Challenging Party shall initiate the dispute resolution
3 process by providing written notice of each designation it is challenging and describing the basis for
4 each challenge. To avoid ambiguity as to whether a challenge has been made, the written notice
5 must recite that the challenge to confidentiality is being made in accordance with this specific
6 paragraph of the Protective Order. The parties shall attempt to resolve each challenge in good faith
7 and must begin the process by conferring directly (in voice to voice dialogue; other forms of
8 communication are not sufficient) within 14 days of the date of service of notice- challenging a
9 designation of confidentiality. In conferring, the Challenging Party must explain the basis for its
10 belief that the confidentiality designation was not proper and must give the Designating Party an
11 opportunity to review the designated material, to reconsider the circumstances, and, if no change in
12 designation is offered, to explain the basis for the chosen designation. A Challenging Party may
13 proceed to the next stage of the challenge process only if it has engaged in this meet and confer
14 process first or establishes that the Designating Party is unwilling to participate in the meet and
15 confer process in a timely manner.

16 ~~6.3~~ ~~6.3~~ Judicial Intervention. If the Parties cannot resolve a challenge without court
17 intervention, the Designating Party shall file and serve a motion to retain confidentiality under Civil
18 Local Rule 7 (and in compliance with Civil Local Rule 79-5, if applicable) within ~~21~~30 days of the
19 initial notice of challenge or within 14 days of the parties agreeing that the meet and confer process
20 will not resolve their dispute, whichever is ~~earlier~~later. Each such motion must be accompanied by
21 a competent declaration affirming that the movant has complied with the meet and confer
22 requirements imposed in the preceding paragraph. Failure by the Designating Party to make such a
23 motion including the required declaration within ~~21~~30 days (or 14 days, if applicable) shall
24 automatically waive the confidentiality designation for each challenged designation. In addition, the
25 Challenging Party may file a motion challenging a confidentiality designation at any time, if there
26 is good cause for doing so, including a challenge to the designation of a deposition transcript or any
27 portions thereof. Any motion brought pursuant to this provision must be accompanied by a
28

competent declaration affirming that the movant has complied with the meet and confer requirements imposed by the preceding paragraph.

The burden of persuasion in any such challenge proceeding shall be on the Designating Party. Frivolous challenges, and those made for an improper purpose (e.g., to harass or impose unnecessary expenses and burdens on other parties) may expose the Challenging Party to sanctions. Unless the Designating Party has waived the confidentiality designation by failing to file a motion to retain confidentiality as described above, all parties shall continue to afford the material in question the level of protection to which it is entitled under the Producing Party's designation until the court rules on the challenge.

~~7.~~ ~~7.~~ ACCESS TO AND USE OF PROTECTED MATERIAL

~~7.1~~ ~~7.1~~ Basic Principles. A Receiving Party may use Protected Material that is disclosed or produced by another Party or by a Non-Party in connection with this case only for prosecuting, advancing, defending, or attempting to settle this litigation. Such Protected Material may be disclosed only to the categories of persons and under the conditions described in this Order. When the litigation has been terminated, a Receiving Party must comply with the provisions of section 13 below (FINAL DISPOSITION).

Protected Material must be stored and maintained by a Receiving Party at a location and in a secure manner that reasonably ensures that access is limited to the persons authorized under this Order.

~~7.2~~ ~~7.2~~ Disclosure of "CONFIDENTIAL" Information or Items. Unless otherwise ordered by the court or permitted in writing by the Designating Party, a Receiving Party may disclose any information or item designated "CONFIDENTIAL" only to:

~~(a)~~ ~~(a)~~ the Receiving Party's Outside Counsel of Record in this action and Parties in this action, as well as employees of said Outside Counsel of Record and to whom it is reasonably necessary to disclose the information for this litigation ~~and who have signed the "Acknowledgment and Agreement to Be Bound" that is attached hereto as Exhibit A;~~

(b) ~~(b)~~ the officers, directors, and employees (including House Counsel) of the Receiving Party to whom disclosure is reasonably necessary for this litigation and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A);

(c) ~~(e)~~ Experts (as defined in this Order) of the Receiving Party to whom disclosure is reasonably necessary for this litigation and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A);

(d) ~~(d)~~ the court and its personnel;

(e) ~~(e)~~ court reporters and their staff, professional jury or trial consultants, mock jurors, and Professional Vendors to whom disclosure is reasonably necessary for this litigation and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A);

(f) ~~(f)~~ during their depositions, witnesses in the action to whom disclosure is reasonably necessary and who have signed the “Acknowledgment and Agreement to Be Bound” (Exhibit A), unless otherwise agreed by the Designating Party or ordered by the court. Pages of transcribed deposition testimony or exhibits to depositions that reveal Protected Material must be separately bound by the court reporter and may not be disclosed to anyone except as permitted under this Stipulated Protective Order.

(g) ~~(g)~~ the author or recipient of a document containing the information or a custodian or other person who otherwise possessed or knew the information.

8. ~~8.~~ PROTECTED MATERIAL SUBPOENAED OR ORDERED PRODUCED IN OTHER LITIGATION

If a Party is served with a subpoena or a court order issued in other litigation that compels disclosure of any information or items designated in this action as “CONFIDENTIAL,” that Party must:

(a) ~~(a)~~ promptly notify in writing the Designating Party. Such notification shall include a copy of the subpoena or court order;

(b) ~~(b)~~ promptly notify in writing the party who caused the subpoena or order to issue in the other litigation that some or all of the material covered by the subpoena or order is

1 subject to this Protective Order. Such notification shall include a copy of this Stipulated Protective
 2 Order; and

3 ~~(c)~~ ~~(e)~~ cooperate with respect to all reasonable procedures sought to be pursued
 4 by the Designating Party whose Protected Material may be affected.
 5

6 If the Designating Party timely seeks a protective order, the Party served with the subpoena
 7 or court order shall not produce any information designated in this action as “CONFIDENTIAL”
 8 before a determination by the court from which the subpoena or order issued, unless the Party has
 9 obtained the Designating Party’s permission. The Designating Party shall bear the burden and
 10 expense of seeking protection in that court of its confidential material – and nothing in these
 11 provisions should be construed as authorizing or encouraging a Receiving Party in this action to
 12 disobey a lawful directive from another court.

13 9. ~~9.~~ A NON-PARTY’S PROTECTED MATERIAL SOUGHT TO BE PRODUCED IN
 14 THIS LITIGATION

15 ~~(a)~~ ~~(a)~~ The terms of this Order are applicable to information produced by a Non-
 16 Party in this action and designated as “CONFIDENTIAL.” Such information produced by Non-
 17 Parties in connection with this litigation is protected by the remedies and relief provided by this
 18 Order. Nothing in these provisions should be construed as prohibiting a Non-Party from seeking
 19 additional protections.

20 ~~(b)~~ ~~(b)~~ In the event that a Party is required, by a valid discovery request, to
 21 produce a Non-Party’s confidential information in its possession, and the Party is subject to an
 22 agreement with the Non-Party not to produce the Non-Party’s confidential information, then the
 23 Party shall:

24 ~~(1)~~ ~~(1)~~ promptly notify in writing the Requesting Party and the Non-Party
 25 that some or all of the information requested is subject to a confidentiality agreement with a Non-
 26 Party;
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 28

(2) ~~(2)~~ promptly provide the Non-Party with a copy of the Stipulated Protective Order in this litigation, the relevant discovery request(s), and a reasonably specific description of the information requested; and

(3) ~~(3)~~ make the information requested available for inspection by the Non-Party.

(c) ~~(e)~~ If the Non-Party fails to object or seek a protective order from this court within 14 days of receiving the notice and accompanying information, the Receiving Party may produce the Non-Party's confidential information responsive to the discovery request. If the Non-Party timely seeks a protective order, the Receiving Party shall not produce any information in its possession or control that is subject to the confidentiality agreement with the Non-Party before a determination by the court. Absent a court order to the contrary, the Non-Party shall bear the burden and expense of seeking protection in this court of its Protected Material.

10. ~~10.~~ UNAUTHORIZED DISCLOSURE OF PROTECTED MATERIAL

If a Receiving Party learns that, by inadvertence or otherwise, it has disclosed Protected Material to any person or in any circumstance not authorized under this Stipulated Protective Order, the Receiving Party must immediately (a) notify in writing the Designating Party of the unauthorized disclosures, (b) use its best efforts to retrieve all unauthorized copies of the Protected Material, (c) inform the person or persons to whom unauthorized disclosures were made of all the terms of this Order, and (d) request such person or persons to execute the "Acknowledgment and Agreement to Be Bound" that is attached hereto as Exhibit A.

11. ~~11.~~ INADVERTENT PRODUCTION OF PRIVILEGED OR OTHERWISE PROTECTED MATERIAL

When a Producing Party gives notice to Receiving Parties that certain inadvertently produced material is subject to a claim of privilege or other protection, the obligations of the Receiving Parties are those set forth in Federal Rule of Civil Procedure 26(b)(5)(B). This provision is not intended to modify whatever procedure may be established in an e-discovery order that provides for production without prior privilege review. ~~Pursuant to Federal Rule of Evidence 502(d)~~

1 and (e), insofar as the parties reach an agreement on the effect of disclosure of a communication or
 2 information covered by the attorney-client privilege or work product protection, the parties may
 3 incorporate their agreement in the stipulated protective order submitted to the court.
 4

5 12. ~~12.(b)~~ MISCELLANEOUS

6 12.1 ~~12.1~~—Right to Further Relief. Nothing in this Order abridges the right of any person
 7 to seek its modification by the court in the future.

8 12.2 ~~12.2~~—Right to Assert Other Objections. By stipulating to the entry of this Protective
 9 Order no Party waives any right it otherwise would have to object to disclosing or producing any
 10 information or item on any ground not addressed in this Stipulated Protective Order. Similarly, no
 11 Party waives any right to object on any ground to use in evidence of any of the material covered by
 12 this Protective Order.

13 12.3 ~~12.3~~—Filing Protected Material. Without written permission from the Designating
 14 Party or a court order secured after appropriate notice to all interested persons, a Party may not file
 15 in the public record in this action any Protected Material. A Party that seeks to file under seal any
 16 Protected Material must comply with Civil Local Rule 79-5. Protected Material may only be filed
 17 under seal pursuant to a court order authorizing the sealing of the specific Protected Material at
 18 issue. Pursuant to Civil Local Rule 79-5, a sealing order will issue only upon a request establishing
 19 that the Protected Material at issue is privileged, protectable as a trade secret, or otherwise entitled
 20 to protection under the law. If a Receiving ~~Party's~~ Party's request to file Protected Material under
 21 seal pursuant to Civil Local Rule 79-5 is denied by the court, then the Receiving Party may file the
 22 information in the public record pursuant to Civil Local Rule 79-5 unless otherwise instructed by
 23 the court.

24 13. ~~13.~~ FINAL DISPOSITION

25 Within 60 days after the final disposition of this action, as defined in ~~paragraph~~Section 4,
 26 each Receiving Party must return all Protected Material to the Producing Party or destroy such
 27 material. As used in this subdivision, “all Protected Material” includes all copies, abstracts,
 28 compilations, summaries, and any other format reproducing or capturing any of the Protected

1 Material. Whether the Protected Material is returned or destroyed, the Receiving Party must submit
 2 a written certification to the Producing Party (and, if not the same person or entity, to the Designating
 3 Party) by the 60 day deadline that (1) identifies (by category, where appropriate) all the Protected
 4 Material that was returned or destroyed and (2) affirms that the Receiving Party has not retained any
 5 copies, abstracts, compilations, summaries or any other format reproducing or capturing any of the
 6 Protected Material. Notwithstanding this provision, Counsel are entitled to retain an archival copy
 7 of all pleadings, motion papers, trial, deposition, and hearing transcripts, legal memoranda,
 8 correspondence, deposition and trial exhibits, expert reports, attorney work product, and consultant
 9 and expert work product, even if such materials contain Protected Material. Any such archival
 10 copies that contain or constitute Protected Material remain subject to this Protective Order as set
 11 forth in Section 4 (DURATION).

12 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

13
 14 DATED: _____

15 Dated: _____

16 Tanvir Rahman (admitted pro hac vice)
 17 Filippatos PLLC
 Attorney for Plaintiff

18
 19 DATED: _____

20 Dated: _____

21 LYNNE C. HERMLE
JOSEPH C. LIBURT
KATE JUVINALL
MARK THOMPSON
Orrick, Herrington & Sutcliffe LLP
Attorneys for Defendant/Defendants

22
 23
 24 PURSUANT TO STIPULATION, IT IS SO ORDERED.

25
 26 DATED: _____

27 United States District/Magistrate Judge
Thomas S. Hixson

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EXHIBIT AACKNOWLEDGMENT AND AGREEMENT TO BE BOUND

I, _____ [print or type full name], of _____ [print or type full address], declare under penalty of perjury that I have read in its entirety and understand the Stipulated Protective Order that was issued by the United States District Court for the Northern District of California on _____ [date] in the case of _____ ~~[insert formal name of the case and the number and initials assigned to it by the court]~~ Kovalenko v. Kirkland & Ellis LLP, et al., Case No. 4:22-cv-05990-HSG. I agree to comply with and to be bound by all the terms of this Stipulated Protective Order and I understand and acknowledge that failure to so comply could expose me to sanctions and punishment in the nature of contempt. I solemnly promise that I will not disclose in any manner any information or item that is subject to this Stipulated Protective Order to any person or entity except in strict compliance with the provisions of this Order.

I further agree to submit to the jurisdiction of the United States District Court for the Northern District of California for the purpose of enforcing the terms of this Stipulated Protective Order, even if such enforcement proceedings occur after termination of this action.

I hereby appoint _____ [print or type full name] of _____ [print or type full address and telephone number] as my California agent for service of process in connection with this action or any proceedings related to enforcement of this Stipulated Protective Order.

Date: _____

City and State where sworn and signed: _____

Printed name: _____

Signature: _____

|

EXHIBIT D

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0001	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/18/2020	Deoras, Akshay S. [adeoras@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]; Alper, Adam R. [aalper@kirkland.com]	Brown, Brandon H. [bbrown@kirkland.com]	
PRIV - 0002	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/20/2020	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0003	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/20/2020	Deoras, Akshay S. [adeoras@kirkland.com]	Lawless, Christopher [clawless@kirkland.com]; De Vries, Mike W. [michael.devries@kirkland.com]; Alper, Adam R. [aalper@kirkland.com]		
PRIV - 0004	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/20/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0005	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	11/20/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0006	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0007	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0008	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/20/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0009	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	11/20/2020	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0010	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0011	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/20/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]		
PRIV - 0012	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/22/2020	Carlow, Frank [fcarlow@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0013	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/23/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]		
PRIV - 0014	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/25/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0015	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/25/2020	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0016	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	11/26/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0017	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0018	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0019	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0020	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0021	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0022	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/27/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0023	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/27/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0024	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0025	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	11/28/2020	McAllister, Timothy B. [tim.mcallister@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#NY Research Services [NY_Research_Services@kirkland.com]	
PRIV - 0026	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0027	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0028	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0029	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	11/28/2020	McAllister, Timothy B. [tim.mcallister@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#NY Research Services [NY_Research_Services@kirkland.com]	
PRIV - 0030	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0031	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0032	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0033	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	McAllister, Timothy B. [tim.mcallister@kirkland.com]		
PRIV - 0034	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0035	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0036	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	11/29/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0037	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0038	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0039	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0040	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/29/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0041	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/29/2020	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0042	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/30/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0043	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/30/2020	Au-Yeung, Artin G. [artin.auyeung@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0044	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	11/30/2020	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Quarles, Rick [rick.quarles@kirkland.com];Au-Yeung, Artin G. [artin.auyeung@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0045	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/1/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0046	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	12/8/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 0047	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0048	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0049	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/8/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0050	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/10/2020	Alper, Adam R. [aalper@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]	
PRIV - 0051	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/15/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 0052	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	12/15/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0053	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0054	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0055	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	12/16/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0056	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0057	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0058	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/16/2020	Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0059	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/16/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0060	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/16/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0061	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	12/16/2020	Alper, Adam R. [aalper@kirkland.com]	Lawless, Christopher [clawless@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]	
PRIV - 0062	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0063	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0064	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0065	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0066	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/16/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0067	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/16/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com]		
PRIV - 0068	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	12/17/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0069	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0070	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0071	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/17/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0072	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	12/17/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0073	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0074	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0075	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/17/2020	Quarles, Rick [rick.quarles@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0076	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/17/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Quarles, Rick [rick.quarles@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0077	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/17/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Lawless, Christopher [clawless@kirkland.com]		
PRIV - 0078	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	12/17/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0079	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0080	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0081	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0082	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/21/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Lawless, Christopher [clawless@kirkland.com]		
PRIV - 0083	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/21/2020	Lawless, Christopher [clawless@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0084	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	12/23/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0085	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0086	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0087	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0088	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0089	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0090	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	12/23/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]		
PRIV - 0091	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0092	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	12/28/2020	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	fwdocumentservices@kirkland.com		
PRIV - 0093	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0094	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	12/28/2020	Document Services [documentservices@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0095	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0096	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	12/31/2020	Alper, Adam R. [aalper@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0097	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0098	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	12/31/2020	Alper, Adam R. [aalper@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0099	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Daly, Dulcie [dulcie.daly@kirkland.com]	Kung, David C. [dkung@kirkland.com]	
PRIV - 0100	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/8/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0101	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/11/2021	Huehns, Christian E. [christian.huehns@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0102	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	1/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0103	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0104	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0105	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	1/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0106	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0107	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0108	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
									Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Huehns, Christian E. [christian.huehns@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0109	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	1/19/2021	Fang, Winnie [winnie.fang@kirkland.com]			
PRIV - 0110	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
									Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Huehns, Christian E. [christian.huehns@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0111	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/19/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]			
									Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Huehns, Christian E. [christian.huehns@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]; Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0112	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/19/2021	Carlow, Frank [fcarlow@kirkland.com]			
									Huehns, Christian E. [christian.huehns@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Huehns, Christian E. [christian.huehns@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]; Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0113	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/19/2021	Carlow, Frank [fcarlow@kirkland.com]			
									Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 0114	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	1/19/2021	Carlow, Frank [fcarlow@kirkland.com]			
PRIV - 0115	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	2/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	
PRIV - 0116	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/16/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0117	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/16/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0118	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/16/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
									Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]; Summers, Matthew [matthew.summers@kirkland.com]; Vasiloff, Paul [paul.vasiloff@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0119	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	2/17/2021	Jensen, Savannah Lynn [savannah.jensen@kirkland.com]			
PRIV - 0120	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0121	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0122	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0123	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	2/17/2021	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Jensen, Savannah Lynn [savannah.jensen@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Summers, Matthew [matthew.summers@kirkland.com];Vasiloff, Paul [paul.vasiloff@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Palafox, Amy D. [apalafox@kirkland.com]	
PRIV - 0124	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0125	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	2/17/2021	Palafox, Amy D. [apalafox@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Jensen, Savannah Lynn [savannah.jensen@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Summers, Matthew [matthew.summers@kirkland.com];Vasiloff, Paul [paul.vasiloff@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0126	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/18/2021	Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0127	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	2/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]		
PRIV - 0128	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	2/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 0129	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/23/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]		
PRIV - 0130	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	2/24/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kathryn Eidmann [keidmann@publiccounsel.org];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	
PRIV - 0131	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/27/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0132	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	2/27/2021	Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0133	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/1/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0134	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	7	3/2/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0135	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0136	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0137	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0138	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0139	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0140	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0141	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0142	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/2/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0143	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0144	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 0145	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0146	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0147	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0148	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	
PRIV - 0149	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/3/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0150	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0151	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/4/2021	Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	
PRIV - 0152	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0153	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/4/2021	Summers, Matthew [matthew.summers@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0154	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0155	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/4/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jang, Irene [irene.jang@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [FCarlow@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 0156	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0157	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/4/2021	Summers, Matthew [matthew.summers@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0158	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]		
PRIV - 0159	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/5/2021	Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0160	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0161	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0162	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	3/5/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0163	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0164	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0165	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0166	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0167	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0168	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0169	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/5/2021	Huehns, Christian E. [christian.huehns@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0170	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	10	3/5/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0171	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0172	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0173	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0174	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0175	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0176	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0177	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0178	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0179	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0180	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0181	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	3/5/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0182	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0183	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0184	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0185	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/5/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0186	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0187	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0188	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/5/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0189	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0190	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/5/2021	Carlow, Frank [fcarlow@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Uhlenhuth, Laura Kelley [laura.uhlenhuth@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0191	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/5/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0192	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/6/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0193	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0194	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 0195	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	4	3/9/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0196	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0197	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0198	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0199	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0200	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/9/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0201	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0276	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0277	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0278	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0279	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0280	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0281	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0282	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0283	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0284	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0285	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/17/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0286	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0287	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0288	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0289	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/18/2021	Deoras, Akshay S. [adeoras@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Alper, Adam R. [aalper@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0290	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0291	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0292	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0293	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0294	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0295	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0296	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0297	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0298	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0299	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0300	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	7	3/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0301	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0302	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0303	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0304	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0305	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0306	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0307	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0341	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0342	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0343	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/22/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0344	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0345	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]		
PRIV - 0346	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0347	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0348	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0349	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/22/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	
PRIV - 0350	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0351	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	3/22/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	
PRIV - 0352	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0353	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0354	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0355	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	
PRIV - 0356	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Carlow, Frank [fcarlow@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0357	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/22/2021	Fang, Winnie [winnie.fang@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0358	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0359	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Carlow, Frank [fcarlow@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0360	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 0361	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/29/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0362	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0363	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0364	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/29/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0365	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/29/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0366	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com];Jang, Irene [irene.jang@kirkland.com]		
PRIV - 0367	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Document Services [documentservices@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0368	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0369	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]		
PRIV - 0370	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0371	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Document Services [documentservices@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0372	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Document Services [documentservices@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com];Jang, Irene [irene.jang@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0373	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	3/30/2021	Document Services [documentservices@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com];Jang, Irene [irene.jang@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0374	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0375	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0376	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0377	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0378	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0379	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0380	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0381	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Jang, Irene [irene.jang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0382	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	3/30/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0383	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0384	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0385	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0386	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0387	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0388	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Blake, Sam [sam.blake@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0389	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0390	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	10	3/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Document Services [documentservices@kirkland.com]		
PRIV - 0391	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0392	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0393	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0394	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0395	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0396	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0397	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0398	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0399	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0400	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0401	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Summers, Matthew [matthew.summers@kirkland.com]		
PRIV - 0402	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/31/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 0403	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	3/31/2021	Jang, Irene [irene.jang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0404	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	3/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Summers, Matthew [matthew.summers@kirkland.com]		
PRIV - 0405	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	3/31/2021	Vasiloff, Paul [paul.vasiloff@kirkland.com]	Summers, Matthew [matthew.summers@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jensen, Savannah Lynn [savannah.jensen@kirkland.com]		
PRIV - 0406	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0407	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0408	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0409	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/1/2021	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kathryn Eidmann [keidmann@publiccounsel.org];Amanda Savage [asavage@publiccounsel.org];Jill Thompson [jthompson@publiccounsel.org];Rocio Garcia [rgarcia@publiccounsel.org];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0410	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/1/2021	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Jill Thompson [jthompson@publiccounsel.org];Kathryn Eidmann [keidmann@publiccounsel.org];Fahey, Mark D. [mark.fahey@kirkland.com];Amanda Savage [asavage@publiccounsel.org];Rocio Garcia [rgarcia@publiccounsel.org];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0411	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/1/2021	Jensen, Savannah Lynn [savannah.jensen@kirkland.com]	Vasiloff, Paul [paul.vasiloff@kirkland.com];Summers, Matthew [matthew.summers@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0412	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0413	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0414	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/2/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0415	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0416	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0417	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0418	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0419	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 0420	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/3/2021	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Kathryn Eidmann [keidmann@publiccounsel.org];Amanda Savage [asavage@publiccounsel.org];Kelsey Chapple [kchapple@bettzedek.org]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jill Thompson [jthompson@publiccounsel.org];Jesselyn Friley [jfriley@publiccounsel.org];Rocio Garcia [rgarcia@publiccounsel.org];Jensen, Savannah Lynn [savannah.jensen@kirkland.com];Vasiloff, Paul [paul.vasiloff@kirkland.com];Summers, Matthew [matthew.summers@kirkland.com]	
PRIV - 0421	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/5/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0422	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0423	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0424	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0425	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0426	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0427	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0428	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0429	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0430	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0431	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0432	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0433	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0434	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0435	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0436	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 0437	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	19	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0438	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0439	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0440	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0441	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0442	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0443	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0482	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0483	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]; Beltran, Maria Monica [maria.beltran@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0484	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]; Beltran, Maria Monica [maria.beltran@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0485	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]; Beltran, Maria Monica [maria.beltran@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0486	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]		
PRIV - 0487	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Document Services [documentservices@kirkland.com]		
PRIV - 0488	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0489	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/7/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Beltran, Maria Monica [maria.beltran@kirkland.com]		
PRIV - 0490	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/7/2021	Document Services [documentservices@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]	
PRIV - 0491	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0492	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0493	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0494	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0495	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0496	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0497	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/8/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 0498	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0499	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/8/2021	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Katie Prichard [kprichard@stoneturn.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0500	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0501	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0502	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0503	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/8/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0504	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0505	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/8/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0506	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]; Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0507	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0508	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0509	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0510	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0511	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/9/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0512	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/9/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0513	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0514	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Mina, Argie Lagrimas [argie.mina@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0515	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0516	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0517	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/11/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0518	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0519	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0520	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0521	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/12/2021	Jang, Irene [irene.jang@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0522	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0523	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0524	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/12/2021	Jang, Irene [irene.jang@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0525	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0526	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0527	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	4	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0528	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0529	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0530	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0531	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0532	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	4	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0533	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0534	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0535	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0536	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0537	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlów, Frank [fcarlow@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 0538	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0539	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0540	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0541	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0542	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0543	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0544	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 0545	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/13/2021	Huehns, Christian E. [christian.huehns@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0546	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0547	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/13/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0548	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0549	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/13/2021	Carlow, Frank [fcarlow@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0550	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0551	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/13/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0552	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0553	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	4/13/2021	Jang, Irene [irene.jang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0554	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0555	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0556	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0557	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0558	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	7	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0559	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0560	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0561	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0562	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0563	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0564	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0565	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0566	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/13/2021	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0567	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0568	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#SF Library Research [SF_Library_Research@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0569	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#SF Library Research [SF_Library_Research@kirkland.com]		
PRIV - 0570	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#SF Library Research [SF_Library_Research@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0571	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0572	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0573	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0574	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0575	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0576	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0577	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0578	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0579	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Moler, Gavin William [gavin.moler@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 0580	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/14/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0581	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0582	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Jang, Irene [irene.jang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Moler, Gavin William [gavin.moler@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 0583	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/14/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Lominac, Anita [alominac@kirkland.com]	
PRIV - 0584	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0585	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0586	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		Fahey, Mark D. [mark.fahey@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0587	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0588	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0589	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/14/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 0590	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0591	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0592	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0593	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 0594	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0595	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0596	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/15/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Blake, Sam [sam.blake@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Glucoft, Josh [josh.glucoft@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 0597	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/15/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0598	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/15/2021	Moler, Gavin William [gavin.moler@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0635	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0636	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0637	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0638	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0639	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0640	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Blake, Sam [sam.blake@kirkland.com]		
PRIV - 0641	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Limaye , Aishwarya [aishwarya.limaye@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Glucoft, Josh [josh.glucoft@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Flechsigt, Natalie [natalie.flechsigt@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0642	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0643	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0644	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0645	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];#(Client/Case Name) KE Trial Staff [(Client/Case Name)_KE_Trial_Staff@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0646	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0647	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0648	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0649	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0650	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Glucoft, Josh [josh.glucoft@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0651	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Glucoft, Josh [josh.glucoft@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0652	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0653	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0654	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0655	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0656	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsigt, Natalie [natalie.flechsigt@kirkland.com];Glucoft, Josh [josh.glucoft@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]		
PRIV - 0657	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0658	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0659	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0660	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0661	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0662	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0663	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0664	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Alper, Adam R. [AAlper@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsig, Natalie [natalie.flechsig@kirkland.com];Glucoff, Josh [josh.glucoff@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0665	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0666	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]		
PRIV - 0667	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Mina, Argie Lagrimas [argie.mina@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsig, Natalie [natalie.flechsig@kirkland.com];Glucoff, Josh [josh.glucoff@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]	
PRIV - 0668	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Alper, Adam R. [aalper@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsig, Natalie [natalie.flechsig@kirkland.com];Glucoff, Josh [josh.glucoff@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]	
PRIV - 0669	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsig, Natalie [natalie.flechsig@kirkland.com];Glucoff, Josh [josh.glucoff@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]	
PRIV - 0670	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Mina, Argie Lagrimas [argie.mina@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Flechsig, Natalie [natalie.flechsig@kirkland.com];Glucoff, Josh [josh.glucoff@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com]	
PRIV - 0671	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0672	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Blake, Sam [sam.blake@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0673	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Alper, Adam R. [aalper@kirkland.com]	
PRIV - 0674	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0675	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
PRIV - 0676	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0677	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
PRIV - 0678	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Blake, Sam [sam.blake@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
PRIV - 0679	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/17/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 0680	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0681	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/17/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	
PRIV - 0682	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0683	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0684	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0685	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0686	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0687	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Silva, Dora J. [DSilva@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 0688	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Silva, Dora J. [dsilva@kirkland.com]	
PRIV - 0689	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0690	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0691	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Silva, Dora J. [dsilva@kirkland.com]	
PRIV - 0692	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0693	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0694	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/18/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0695	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0696	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0697	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0698	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0699	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0700	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Schlaifer, David [david.schlaifer@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Silva, Dora J. [dsilva@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0701	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0702	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Schlaifer, David [david.schlaifer@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Silva, Dora J. [dsilva@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0703	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0704	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Schlaifer, David [david.schlaifer@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Silva, Dora J. [dsilva@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0705	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0706	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]		
PRIV - 0707	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Silva, Dora J. [dsilva@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Schlaifer, David [david.schlaifer@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];#(Client/Case Name) KE Trial Staff [(Client/Case Name)_KE_Trial_Staff@kirkland.com]	
PRIV - 0708	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0709	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0710	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0711	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0712	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0713	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0714	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0715	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0716	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/19/2021	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 0717	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0718	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]	
PRIV - 0719	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0720	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]; Alper, Adam R. [aalper@kirkland.com]	
PRIV - 0721	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]; Alper, Adam R. [aalper@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 0722	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/19/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0723	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Katie Prichard [kprichard@stoneturn.com] [kprichard@stoneturn.com]		
PRIV - 0724	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0725	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0726	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0727	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0728	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Katie Prichard [kprichard@stoneturn.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Ambreen Salters [asalters@stoneturn.com] [asalters@stoneturn.com]		
PRIV - 0729	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0730	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Katie Prichard [kprichard@stoneturn.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Ambreen Salters [asalters@stoneturn.com] [asalters@stoneturn.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0731	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0732	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Katie Prichard [kprichard@stoneturn.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Ambreen Salters [asalters@stoneturn.com] [asalters@stoneturn.com]		
PRIV - 0733	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0734	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0735	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Ambreen Salters [asalters@stoneturn.com]; Katie Prichard [kprichard@stoneturn.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0736	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0737	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0738	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Ambreen Salters [asalters@stoneturn.com]; Katie Prichard [kprichard@stoneturn.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0739	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0740	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0741	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Ambreen Salters [asalters@stoneturn.com]; Katie Prichard [kprichard@stoneturn.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0742	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0743	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0744	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0745	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0746	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0747	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0748	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0749	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0750	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Flechtsig, Natalie [natalie.flechtsig@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0751	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/20/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0752	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/21/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];#(Client/Case Name) KE Trial Staff [(Client/Case Name)_KE_Trial_Staff@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0753	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0754	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/21/2021	Carlow, Frank [fcarlow@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];#(Client/Case Name) KE Trial Staff [(Client/Case Name)_KE_Trial_Staff@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0755	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blake, Sam [sam.blake@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Flechtsig, Natalie [natalie.flechtsig@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]		
PRIV - 0756	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blake, Sam [sam.blake@kirkland.com];Mina, Argie Lagrimas [argie.mina@kirkland.com];Flechtsig, Natalie [natalie.flechtsig@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0757	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/21/2021	Blake, Sam [sam.blake@kirkland.com]	Flechtsig, Natalie [natalie.flechtsig@kirkland.com];Mikosz, Sarah [sarah.mikosz@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Glucoft, Josh [josh.glucoft@kirkland.com];Limaye, Aishwarya [aishwarya.limaye@kirkland.com];Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]		
PRIV - 0758	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/22/2021	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]	Blake, Sam [sam.blake@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0759	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0760	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/22/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
									Glucoft, Josh [josh.glucoft@kirkland.com]; Reichenbach, Kristen Paulene Lantz [kristen.reichenbach@kirkland.com]; Blake, Sam [sam.blake@kirkland.com]; Mikosz, Sarah [sarah.mikosz@kirkland.com]; Mina, Argie Lagrimas [argie.mina@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Flechsig, Natalie [natalie.flechsig@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]; DeVries, Mike W. [michael.devries@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 0761	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/22/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]			
PRIV - 0762	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/25/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Limaye, Aishwarya [aishwarya.limaye@kirkland.com]		
PRIV - 0763	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0764	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0765	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0766	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/26/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0767	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0768	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0769	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0770	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0771	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/26/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0772	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0773	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0774	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0775	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0776	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0777	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0778	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0779	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0780	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0781	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0782	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0783	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	4/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0784	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0785	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0786	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0787	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0788	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0789	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0790	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	4/27/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0791	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0792	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0793	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	4/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0794	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0834	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0835	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0836	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0837	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0838	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0839	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0840	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0841	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0842	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0843	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0844	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 0845	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0846	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0847	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0848	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0849	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/29/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 0850	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	4/30/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]	
PRIV - 0851	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0852	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	4/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]	
PRIV - 0853	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	4/30/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fjellstedt, Anders P. [afjellstedt@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0854	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0855	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0856	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0857	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/30/2021	Alper, Adam R. [aalper@kirkland.com]	Bement, Michael [michael.bement@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]	
PRIV - 0858	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	4/30/2021	Alper, Adam R. [aalper@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fjellstedt, Anders P. [afjellstedt@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 0859	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0860	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0861	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0862	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	5/3/2021	Jang, Irene [irene.jang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 0863	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Mar, Shirlene [smar@kirkland.com];Rudolph, Brenda [brenda.rudolph@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Bueno, Julie [jbueno@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0864	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0865	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 0866	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Mar, Shirlene [smar@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Bueno, Julie [jbueno@kirkland.com];Rudolph, Brenda [brenda.rudolph@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 0973	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0974	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0975	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0976	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0977	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0978	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0979	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0980	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0981	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0982	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0983	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0984	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0985	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0986	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/12/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0987	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/12/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0988	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0989	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0990	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	
PRIV - 0991	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0992	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0993	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Moler, Gavin William [gavin.moler@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0994	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0995	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 0996	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 0997	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/12/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 0998	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 0999	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/13/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1000	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/14/2021	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]; Resetarits, Aaron D. [aaron.resetarits@kirkland.com]; Paquette, Ian [ian.paquette@kirkland.com]	
PRIV - 1001	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	
PRIV - 1002	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1003	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1004	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1005	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1006	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1007	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1008	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1009	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/14/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1010	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1011	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1012	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 1013	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/14/2021	Carlow, Frank [fcarlow@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1014	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1015	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1016	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Carlow, Frank [FCarlow@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1017	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1018	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1019	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1020	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1021	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1022	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1023	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1024	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1025	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1026	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1027	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1028	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1029	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1030	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	5/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1031	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1032	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1033	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1034	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1035	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1036	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1037	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/16/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Lominac, Anita [alominac@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com];Alper, Adam R. [aalper@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1038	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1039	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/17/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 1040	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1041	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1042	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1043	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com]	
PRIV - 1044	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1045	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1046	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 1047	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]		
PRIV - 1048	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1049	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 1050	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]		
PRIV - 1051	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 1052	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1053	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1054	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1055	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 1056	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/17/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1057	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1058	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1059	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1060	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1061	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1062	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1063	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1064	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1065	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1066	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1067	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1068	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1069	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1070	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	8	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 1071	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1072	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1073	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1074	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1075	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1076	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1077	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1078	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1079	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	8	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1080	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1081	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1082	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1083	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1084	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1085	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1086	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1087	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1088	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1089	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1090	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]		
PRIV - 1091	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1092	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Jang, Irene [irene.jang@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	
PRIV - 1093	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1094	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]		
PRIV - 1095	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1096	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1097	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1098	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/19/2021	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Paquette, Ian [ian.paquette@kirkland.com];Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]	Resetarits, Aaron D. [aaron.resetarits@kirkland.com]	
PRIV - 1099	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1100	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1101	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1102	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1103	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1104	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1105	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1106	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/20/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1107	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1108	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1109	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com]		
PRIV - 1110	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/20/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1111	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	#SF Library Research [SF_Library_Research@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1112	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1113	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1114	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1115	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/21/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Achal, Alvin R. [alvin.achal@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
PRIV - 1116	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1117	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1118	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 1119	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1120	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1121	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]		
PRIV - 1122	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/21/2021	Lee, Tricia L. [tlee@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];#SF Library Research [SF_Library_Research@kirkland.com]		
PRIV - 1123	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1124	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1125	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Lee, Tricia L. [tlee@kirkland.com];#SF Library Research [SF_Library_Research@kirkland.com]		
PRIV - 1126	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1127	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1128	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/22/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com]	
PRIV - 1129	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1130	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1131	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Walter, Andrew B. [andrew.walter@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1132	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Kane, Ryan [ryan.kane@kirkland.com]	
PRIV - 1133	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1134	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1135	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1136	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1137	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1138	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Kane, Ryan [ryan.kane@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1139	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1140	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1141	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1142	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1143	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1144	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]; Diaz, Leslie [leslie.diaz@kirkland.com]; Walter, Andrew B. [andrew.walter@kirkland.com]		
PRIV - 1145	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1146	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1147	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/24/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1148	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1149	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1150	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	7	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1151	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1152	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1153	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1154	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1155	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1156	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1157	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1158	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	7	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1159	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1160	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1161	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1162	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1163	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1164	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1165	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1166	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	5/24/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Huang, Victoria Constance [victoria.huang@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1167	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1168	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1169	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1170	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1171	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1172	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	
PRIV - 1173	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1174	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1175	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1176	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1177	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1178	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Smith, Margaret [margaret.smith@kirkland.com]	Library Research Desk New York [library_research_desk_new_york@kirkland.com];#SF Library Research [SF Library Research@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1179	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/24/2021	Cassel, Jana [jana.cassel@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Library Research Desk New York [library_research_desk_new_york@kirkland.com]	
PRIV - 1180	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1181	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1182	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1183	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1184	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]		
PRIV - 1185	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/25/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1186	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1187	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/25/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1188	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1189	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1190	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1191	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/25/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1192	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1193	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	10	5/25/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1194	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1195	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1196	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1197	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1198	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1199	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1200	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1201	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1202	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1203	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1204	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1205	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]		
PRIV - 1206	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cassel, Jana [jana.cassel@kirkland.com]	Library Research Desk New York [library_research_desk_new_york@kirkland.com]	
PRIV - 1207	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/25/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 1208	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1209	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1210	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/25/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 1211	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1212	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1213	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1214	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1215	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1216	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1217	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1218	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1219	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1220	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kane, Ryan [ryan.kane@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Barath, Barbara N. [barbara.barath@kirkland.com]	
PRIV - 1221	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1222	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1223	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1224	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1225	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1226	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1227	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1228	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1229	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1230	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1231	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1232	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1233	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1234	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1235	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1236	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1237	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1238	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1239	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	5/26/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1240	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1241	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1242	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1243	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1244	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1245	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1246	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/26/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1247	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1248	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1249	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1250	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1251	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1252	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 1253	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1254	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1255	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1256	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1257	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1258	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1259	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1260	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1261	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1262	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1263	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1264	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1265	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1266	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1267	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1268	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 1269	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1270	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1271	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1272	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1273	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1274	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1313	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1314	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1315	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]		
PRIV - 1316	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	
PRIV - 1317	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Jang, Irene [irene.jang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1318	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1319	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	5/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1320	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1321	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1322	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	5/31/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1323	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1324	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/1/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1325	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/1/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1326	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1327	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	6/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1328	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1329	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1330	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1331	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1332	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1333	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1334	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1335	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1336	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/2/2021	Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com];Paquette, Ian [ian.paquette@kirkland.com];Resetarits, Aaron D. [aaron.resetarits@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1337	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1338	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/2/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1339	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1340	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1341	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/2/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1342	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/2/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1343	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1344	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/2/2021	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1345	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1346	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1347	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/2/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1348	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/2/2021	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]	Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com]; Paquette, Ian [ian.paquette@kirkland.com]; Resetarits, Aaron D. [aaron.resetarits@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1349	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1350	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/3/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1351	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1352	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1353	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/4/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1354	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	6/4/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com]		
PRIV - 1355	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1356	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1357	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1358	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1359	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	6/4/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1360	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1361	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1362	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1363	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1364	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/4/2021	Kane, Ryan [ryan.kane@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1365	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/4/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1366	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/4/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Walter, Andrew B. [andrew.walter@kirkland.com]; Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1367	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/4/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Carlow, Frank [FCarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1368	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/4/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1369	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1370	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1371	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1372	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1373	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1374	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1375	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cassel, Jana [jana.cassel@kirkland.com]; #SF Library Research [SF_Library_Research@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1376	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1377	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1378	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1379	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1380	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1381	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1382	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/7/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Horter, Heather G. [heather.horter@kirkland.com]		
PRIV - 1383	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/7/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1384	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1385	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1386	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]; Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1387	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1388	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/7/2021	Kovalenko, Zoya V. [heather.horter@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1389	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/7/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1390	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1391	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1392	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1393	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]	
PRIV - 1394	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1395	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1396	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1397	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Horter, Heather G. [heather.horter@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1398	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1399	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1400	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1401	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schweitzer, Lauren J. [lauren.schweitzer@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1402	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 1403	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1404	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1405	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1406	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/8/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 1407	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1408	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1409	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1410	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]; Barath, Barbara N. [barbara.barath@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]	

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1525	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1526	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1527	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1528	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/11/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 1529	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1530	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1531	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1532	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1533	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1534	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1535	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/11/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1536	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1537	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1538	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1539	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1540	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/11/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1541	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1542	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1543	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1544	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com];Carlow, Frank [fcarlow@kirkland.com];Rudolph, Brenda [brenda.rudolph@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1545	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/14/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1546	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1547	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1548	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1549	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1550	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1551	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/14/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1552	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1553	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1554	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]		
PRIV - 1555	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1556	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1557	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1558	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kane, Ryan [ryan.kane@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	
PRIV - 1559	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Rudolph, Brenda [brenda.rudolph@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1560	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1561	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1562	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1563	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1564	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/16/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1565	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1566	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1567	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1568	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Freel, Eva K. [eva.freel@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1569	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1570	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1571	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1572	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1573	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1574	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1575	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Yaghoubian, Benjamin A. [benjamin.yaghoubian@kirkland.com]		
PRIV - 1576	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/17/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Alper, Adam R. [AAlper@kirkland.com];De Vries, Mike W. [michael.devries@kirkland.com]	#[Client/Case Name] [[Client/Case Name]@kirkland.com]	
PRIV - 1577	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1578	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/17/2021	Walter, Andrew B. [andrew.walter@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1579	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1580	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1581	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/17/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Walter, Andrew B. [andrew.walter@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1582	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/18/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1583	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1584	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1585	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1586	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1587	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1588	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1589	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/21/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1590	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1591	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1592	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/21/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1593	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1594	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1595	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1596	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1597	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1598	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1599	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1600	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1601	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1602	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1603	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1604	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1605	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 1606	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1607	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]	Alper, Adam R. [AAIper@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1608	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1609	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1610	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1611	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1612	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1613	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1614	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1615	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1616	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1617	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1618	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1619	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1620	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1621	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1622	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1623	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1624	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/22/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1625	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1626	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1627	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1628	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1629	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1630	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/22/2021	Walter, Andrew B. [andrew.walter@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Kane, Ryan [ryan.kane@kirkland.com]; Barath, Barbara N. [barbara.barath@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1631	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1632	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1633	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1634	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1635	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1636	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1637	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/22/2021	Freel, Eva K. [eva.freel@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1638	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Freel, Eva K. [eva.freel@kirkland.com]		
PRIV - 1639	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Freel, Eva K. [eva.freel@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Paquette, Ian [ian.paquette@kirkland.com]; Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]		
PRIV - 1640	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	6/23/2021	Walter, Andrew B. [andrew.walter@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]; Kane, Ryan [ryan.kane@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1641	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1642	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1643	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1644	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1645	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1646	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1647	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1648	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1649	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1650	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1651	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1652	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Hill, Daniel [dan.hill@kirkland.com]		
PRIV - 1653	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1654	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1655	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1656	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1657	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	59	6/23/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 1658	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1659	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1699	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1700	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1701	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1702	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1703	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1704	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1705	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1706	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1707	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1708	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1709	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1710	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1711	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1712	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1713	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1714	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1715	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1716	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1717	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/23/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 1718	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/23/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1719	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1720	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Walter, Andrew B. [andrew.walter@kirkland.com]	Kane, Ryan [ryan.kane@kirkland.com];Barath, Barbara N. [barbara.barath@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1721	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Walter, Andrew B. [andrew.walter@kirkland.com];Kane, Ryan [ryan.kane@kirkland.com];Huehns, Christian E. [christian.huehns@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1722	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1723	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1724	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1725	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1726	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com]	
PRIV - 1727	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1728	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	6/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com]	
PRIV - 1729	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1730	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/25/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]	
PRIV - 1731	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1732	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1733	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/29/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1734	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1735	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1736	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1737	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1738	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1739	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/29/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1740	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1741	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1742	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1743	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1744	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1745	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/29/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1746	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/29/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Walter, Andrew B. [andrew.walter@kirkland.com]; Kane, Ryan [ryan.kane@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1747	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1748	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/29/2021	Kane, Ryan [ryan.kane@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Barath, Barbara N. [barbara.barath@kirkland.com]; Walter, Andrew B. [andrew.walter@kirkland.com]	Huehns, Christian E. [christian.huehns@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1749	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	6/29/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1750	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1751	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/29/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]		
PRIV - 1752	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/29/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1753	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	5	6/30/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 1754	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1755	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1756	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1757	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1758	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1759	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	6/30/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1760	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	6/30/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]		
PRIV - 1761	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1762	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1763	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1764	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/1/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 1765	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1766	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1767	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1768	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1769	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 1770	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/1/2021	Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 1771	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1772	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1773	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/2/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 1774	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	7/2/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 1775	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1776	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1777	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1778	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1779	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com];Diaz, Leslie [leslie.diaz@kirkland.com]		
PRIV - 1780	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]		
PRIV - 1781	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	7/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 1782	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1783	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1784	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1785	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1786	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1787	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1788	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	3	7/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 1789	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1790	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1791	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1792	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/3/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 1793	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/3/2021	Barath, Barbara N. [barbara.barath@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1794	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1795	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1796	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1797	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1798	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1799	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Alper, Adam R. [aalper@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1800	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1801	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1802	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 1803	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1804	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/6/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1805	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1806	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1807	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/6/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 1808	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com];Barath, Barbara N. [barbara.barath@kirkland.com]		
PRIV - 1809	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/7/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 1810	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1811	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1812	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1813	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1814	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1815	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1816	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1817	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1818	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1819	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1820	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1821	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1822	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1823	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1824	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1825	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1826	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1827	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1828	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1829	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1830	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	7/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1831	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1832	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1833	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1834	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1835	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1836	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1876	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/9/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1877	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 1878	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1879	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	18	7/9/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1880	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1881	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1882	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1883	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1884	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1885	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1886	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1887	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1888	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1889	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1890	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1891	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1892	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1893	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1894	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1895	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1896	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1897	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1898	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	7/10/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1899	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1900	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1901	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1902	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1903	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/10/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1904	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/10/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1905	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1906	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/10/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1907	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/12/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	

[illegible]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1945	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Lee, Tricia L. [tlee@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1946	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1947	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Lee, Tricia L. [tlee@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1948	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	6	7/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1949	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1950	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1951	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1952	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1953	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1954	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1955	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 1956	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	16	7/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]		
PRIV - 1957	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1958	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1959	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1960	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1961	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1962	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1963	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1964	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1965	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1966	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1967	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1968	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1969	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1970	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1971	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1972	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1973	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	16	7/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 1974	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1975	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1976	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1977	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1978	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1979	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1980	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1981	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1982	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1983	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 1984	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1985	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1986	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1987	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 1988	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1989	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1990	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com]		
PRIV - 1991	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/16/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 1992	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/16/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 1993	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/16/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Carlow, Frank [fcarlow@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 1994	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1995	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1996	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1997	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 1998	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 1999	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2000	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	11	7/19/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [FCarlow@kirkland.com]	
PRIV - 2001	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2002	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2003	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2004	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2005	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2006	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2007	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2008	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2009	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2010	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2011	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2012	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/19/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2013	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2014	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/19/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 2015	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	3	7/19/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 2016	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2017	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2018	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2019	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	16	7/19/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]		
PRIV - 2020	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2021	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2022	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2023	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2024	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2025	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2026	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2027	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2028	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2029	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2030	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2031	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2032	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2033	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2034	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2035	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2036	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/19/2021	Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2037	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/19/2021	Zhu, Laura [laura.zhu@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 2038	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2039	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2040	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 2041	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/20/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2042	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2043	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2044	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 2045	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2046	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 2047	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 2048	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 2049	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2050	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2051	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	
PRIV - 2052	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/21/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2053	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/22/2021	Huang, Victoria Constance [victoria.huang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2054	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2055	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	15	7/22/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 2056	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2057	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2058	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2059	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2060	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2061	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2062	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2063	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2064	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2065	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2066	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2067	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2068	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2069	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2070	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2071	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/22/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	
PRIV - 2072	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2073	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com];Fang, Winnie [winnie.fang@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 2074	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2075	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/22/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 2076	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]		
PRIV - 2077	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fang, Winnie [winnie.fang@kirkland.com]	Carlow, Frank [FCarlow@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Blackmon, Gabrielle [gabrielle.blackmon@kirkland.com]	
PRIV - 2078	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2079	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	36	7/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2117	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/25/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2118	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2119	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 2120	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2121	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2122	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2123	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	10	7/25/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2124	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2125	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2126	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2127	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2128	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2129	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2130	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2131	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2132	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2133	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2134	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 2135	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2136	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2137	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2138	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/26/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2139	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2140	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2141	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 2142	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2143	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/26/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2144	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 2145	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2146	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2147	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2148	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/26/2021	Fang, Winnie [winnie.fang@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	
PRIV - 2149	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2150	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2151	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2152	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2153	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/26/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2154	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/26/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2155	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/26/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 2156	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2157	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/26/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2158	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2159	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2160	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/27/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2161	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2162	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2163	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/27/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2164	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2165	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2166	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2167	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/27/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]		
PRIV - 2168	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2169	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2170	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Lindhurst, Veronica [veronica.lindhurst@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2171	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	
PRIV - 2172	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/27/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2173	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2174	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/27/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2175	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2176	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2177	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2178	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/27/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2179	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2180	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/27/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2181	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2182	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2183	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2184	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2185	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	1	7/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2186	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2187	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	7/27/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2188	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	7/27/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	
PRIV - 2189	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2216	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	8/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2217	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2218	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	8/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2219	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2220	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	8/3/2021	Beltran, Maria Monica [maria.beltran@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Zhu, Laura [laura.zhu@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2221	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2222	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2223	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	8/3/2021	Zhu, Laura [laura.zhu@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2224	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	8/3/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com];Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2225	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	8/3/2021	Zhu, Laura [laura.zhu@kirkland.com]	Fahey, Mark D. [mark.fahey@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2226	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2227	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2228	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	2	8/3/2021	Fahey, Mark D. [mark.fahey@kirkland.com]	Zhu, Laura [laura.zhu@kirkland.com];Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Beltran, Maria Monica [maria.beltran@kirkland.com];Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Huang, Victoria Constance [victoria.huang@kirkland.com];Deoras, Akshay S. [adeoras@kirkland.com];Carlow, Frank [fcarlow@kirkland.com]	
PRIV - 2229	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2230	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2231	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	8/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com];Fahey, Mark D. [mark.fahey@kirkland.com]	
PRIV - 2232	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2233	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							

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Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2380	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	16	9/14/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2381	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2382	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2383	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2384	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2385	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2386	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2387	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2388	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2389	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2390	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2391	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2392	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2393	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2394	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2395	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2396	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2397	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	9/15/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]; Fahey, Mark D. [mark.fahey@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2398	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2399	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2400	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/15/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Bueno, Julie [jbueno@kirkland.com]	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	
PRIV - 2401	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/21/2021	Mar, Shirlene [smar@kirkland.com]	Granatelli, Hailey [hailey.granatelli@kirkland.com]; Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2402	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2403	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2404	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/24/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2405	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2406	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	9/24/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cutri, Gianni [gcutri@kirkland.com]	Gedlu, Betelhem Zewge [betelhem.gedlu@kirkland.com]	
PRIV - 2407	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Email	No	0	9/26/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Schiavone, Jennifer [jennifer.schiavone@kirkland.com]; Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2408	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Email	No	0	9/27/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2409	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Email	Yes	2	9/27/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		
PRIV - 2410	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Attachment							
PRIV - 2411	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Attachment							
PRIV - 2412	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Email	Yes	2	9/27/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]		Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
PRIV - 2413	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2414	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Attachment							
PRIV - 2415	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document reflecting legal advice concerning Plaintiff's termination meeting.	Email	No	0	9/27/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]		
PRIV - 2416	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	Yes	9	9/28/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		
PRIV - 2417	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2418	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2419	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2420	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2421	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2422	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2423	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2424	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2425	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2426	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	4	10/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Carrillo, Michael [michael.carrillo@kirkland.com]; Bueno, Julie [jbueno@kirkland.com]		
PRIV - 2427	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2428	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2429	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2430	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
PRIV - 2431	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.	Email	No	0	10/1/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		
PRIV - 2432	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	2	10/4/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]; Schneider, Ben [ben.schneider@kirkland.com]; Herlihy, Sarah P. [sherlihy@kirkland.com]		Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
PRIV - 2433	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2434	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2435	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/4/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]		
PRIV - 2436	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	1	10/5/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]; Schneider, Ben [ben.schneider@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
PRIV - 2437	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2438	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	1	10/5/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2439	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2440	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2441	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]; Herlihy, Sarah P. [sherlihy@kirkland.com]	Schneider, Ben [ben.schneider@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
PRIV - 2442	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]		
PRIV - 2443	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2444	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	2	10/7/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Tracy Billows [TBillows@seyfarth.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]; Herlihy, Sarah P. [sherlihy@kirkland.com]	

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2445	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2446	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2447	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Tracy Billows [TBillows@sefarth.com]	Herlihy, Sarah P. [sherlihy@kirkland.com];Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	
PRIV - 2448	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/7/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Billows, Tracy [TBillows@sefarth.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com];Herlihy, Sarah P. [sherlihy@kirkland.com]	
PRIV - 2449	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/8/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2450	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/8/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2451	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/8/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2452	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	1	10/8/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Billows, Tracy [TBillows@sefarth.com];Herlihy, Sarah P. [sherlihy@kirkland.com];Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2453	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2454	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/13/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com];Schneider, Ben [ben.schneider@kirkland.com]		Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
PRIV - 2455	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/13/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com];Schneider, Ben [ben.schneider@kirkland.com]		
PRIV - 2456	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/14/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Billows, Tracy [TBillows@sefarth.com];Herlihy, Sarah P. [sherlihy@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	
PRIV - 2457	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/14/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com];Billows, Tracy [TBillows@sefarth.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	
PRIV - 2458	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/14/2021	Billows, Tracy [TBillows@sefarth.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com];Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	
PRIV - 2459	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	10/18/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com];Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2460	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	10/18/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	
PRIV - 2461	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/18/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];zoyavk@gmail.com
PRIV - 2462	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/18/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2463	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	Yes	2	10/20/2021	Twomey, Daniel [daniel.twomey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com]	Sinzig, Natalie [natalie.sinzig@kirkland.com]	
PRIV - 2464	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2465	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2466	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/20/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 2467	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/20/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 2468	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/20/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2469	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/20/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	De Vries, Mike W. [michael.devries@kirkland.com]
PRIV - 2470	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/20/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2471	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/21/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2472	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/22/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
PRIV - 2473	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2474	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/22/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2475	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		
PRIV - 2476	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/26/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2477	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	6	10/28/2021	Herlihy, Sarah P. [sherlihy@kirkland.com]	Powell, Jeffrey S. [jpowell@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2478	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2479	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2480	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2481	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2482	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2483	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2484	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/29/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Powell, Jeffrey S. [jpowell@kirkland.com]; Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2485	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/29/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Powell, Jeffrey S. [jpowell@kirkland.com]; Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2486	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	20	11/1/2021	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]		
PRIV - 2487	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2488	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2489	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2490	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2491	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2492	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2493	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2494	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2495	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2496	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2497	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2498	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2499	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2500	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2501	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2502	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2503	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2504	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2505	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2506	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2507	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	43	11/1/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]		
PRIV - 2508	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2509	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2510	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2511	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2512	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2513	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2514	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2515	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2516	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2517	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2518	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2519	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2520	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2521	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2522	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2523	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2524	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2525	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2526	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2527	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2528	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2529	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2530	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2531	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2532	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2533	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2534	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2535	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2536	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2537	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2538	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2539	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2540	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2541	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2542	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2543	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2544	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2545	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2546	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2547	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2548	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2549	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2550	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2551	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	68	11/2/2021	Herlihy, Sarah P. [sherlihy@kirkland.com]	Powell, Jeffrey S. [jpowell@kirkland.com]; Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2552	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2553	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2554	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2555	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2556	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2557	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2558	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2559	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2560	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2561	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2562	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2563	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2564	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2565	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2566	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2567	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2568	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2569	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2570	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2571	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2572	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2573	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2574	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2575	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2576	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2577	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2578	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2579	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2580	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2581	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2582	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2583	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2584	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2585	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2586	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2587	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2588	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2589	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2590	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2591	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2592	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2593	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2594	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2595	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2596	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2597	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2598	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2599	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2600	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2601	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2602	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2603	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2604	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2605	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2606	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2607	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2608	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2609	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2610	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2611	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2612	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2613	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2614	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2615	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
PRIV - 2616	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2617	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2618	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2619	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding legal matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2620	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/2/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2621	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	1	11/3/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
PRIV - 2622	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
PRIV - 2623	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/3/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]		
PRIV - 2624	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	
PRIV - 2625	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/3/2021	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2626	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/3/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]; Herlihy, Sarah P. [sherlihy@kirkland.com]		
PRIV - 2627	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/5/2021	De Vries, Mike W. [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
PRIV - 2628	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	11/8/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	To	CC	BCC
PRIV - 2644	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Document reflecting legal advice concerning 2021 Associate Review ARC Feedback Meeting.	Document-Custodian: Kirkland Legal Recruiting and Development			9/2021				
PRIV - 2645	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.; Communication/document regarding legal matter for Firm client.	Document-Custodian: Wendy Cartland			10/26/2021				
PRIV - 2646	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Document			10/27/2021	Herlihy, Sarah P.	Powell, Jeffrey S.	Cartland, Wendy Alders	
PRIV - 2647	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Document-Custodian: Wendy Cartland			11/1/2021				
PRIV - 2648	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.; Communication/document regarding legal matter for Firm client.	Document-Custodian: Wendy Cartland			11/1/2021				
PRIV - 2649	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Document-Custodian: Sarah Herlihy			11/3/2021				
PRIV - 2650	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.; Communication/document regarding legal matter for Firm client.	Document-Custodian: Sarah Herlihy			10/2021-11/2021				

Defendants will substitute a privilege log containing confidential client identifying information excluded in PRIV – 0645, PRIV – 0707, PRIV – 0752, PRIV – 0754, PRIV - 1576 upon the entry of a protective order.